## EXHIBIT 11

## American Family v. Electrolux

April 3, 2014

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IN THE UNITED STATES DISTRICT COURT		1 Boelhouwer Exhibit Description Page	
FOR THE WESTERN DISTRICT OF WISCONSIN		2 3 8 Holt vs. Electrolux Folder	
AMERICAN FAMILY MUTUAL INSURANCE COMPANY, Plaintiff, CIVIL ACTION vs. FILE NO. 11CV000678 ELECTROLUX HOME PRODUCTS, INC.,		8-A Legal Works; Accident/Medical  Information; Product Information; Depositions, Reports, and Other Evidence  8-B Invoices 8-C Letter of October 25, 2013  8-D E-mails 8-E E-mails 8-G E-mails 8-G E-mails 8-H E-mails 8-H E-mails	
Defendant.		8-I Report 7	
DEPOSITION OF		9 Freeman vs. Electrolux Folder 10 9-A Legal Works; Product Information; Accident/Medical Information 11 Depositions, Reports, and Other Evidence 9-B E-Mails	
ERIC J. BOELHOUWER, PH.D., CSP		12 9-C Invoices 9-D Report 7	
Thursday, April 3, 2014 9:15 a.m.		10 Kucharski vs. Electrolux 14 10-A Legal Works; Product Information; Accident/Medical Information; 15 Depositions, Reports, and Other Evidence	
4700 Best Road Atlanta, Georgia		10-B Letter of October 30, 2013   10-C E-mails   10-D Invoices   17   10-E Report   7   18   11   Larson vs. Electrolux	
Renda K. Cornick, RPR, CCR-B-909		11-A Legal Works; Product Information; 19 Depositions, Reports, and Other Evidence 11-B Letter of October 25, 2013 20 11-C E-Mail	
REGENCY-BRENTANO, INC. Certified Court Reporters 13 Corporate Square - Suite 140 Atlanta, Georgia 30329 404-321-3333		11-D E-Mail 21	
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1	Boelhouwer	1	(Reporter disclosure made pursuant to
2	Exhibit Description Page	2	Article 10.B of the Rules and Regulations of the
3	19 CPSC Safety Alert Overheated Clothes	3	Board of Court Reporting of the Judicial Council
4	Dryers Can Cause Fires Dorris & Associates D6 102	4	of Georgia.)
5	20 FEMA Topical Fire Report Series Clothes Dryer Fires in	5	(Boelhouwer Exhibits 1 through 14 were
6	Residential Buildings (2008-2010)	6	marked for identification.)
7	Dorris & Associates D7 104	7	ERIC BOELHOUWER,
	21 NFPA Home Fires Involving	8	having been first duly sworn, was examined and
8	Clothes Dryers and Washing Machines Dorris & Associates D8 108	9	testified as follows:
9	22 Consumon Oninion Formon Sumusu #2	10	EXAMINATION
10	22 Consumer Opinion Forum Survey #3 Clothes Dryer Maintenance	11	BY MS. BIERNAT:
11	September 2010 Dorris & Associates D9 108	12	Q. Can you state your name for the record.
12	23 U.S. Consumer Product Safety	13	A. Eric Boelhouwer.
13	Commission: An Evaluation of Using Indicators to Inform Consumers of	14	Q. Mr. Boelhouwer, have you had your
1.4	Clothes Dryer Status June 1, 2011	15	deposition taken before?
14 15	Dorris & Associates D10 111 24 Whirlpool Use and Care Guide	16	A. No, ma'am. I have not had my deposition
16	Dorris & Associates D11 113	17	taken before.
	25 AHAM Analysis of Industry Data on	18	Q. Let me tell you a little bit about it. We
17	Clothes Dryer Fire Incidents August 2002	19	are here taking your deposition in a case,
18	Dorris & Associates D15 118	20	consolidated cases called American Family Mutual
19	26 Frigidaire Laundry Center Owner's Guide	21	versus Electrolux. This is actually eight cases that
20 21	Dorris & Associates P10 153	22	have been consolidated together. You have been
	(Original exhibits enumerated above have been	23	identified and disclosed as an expert in these cases.
22 23	attached to the original transcript.)	24	I am sure you spoke with the plaintiff's
24 25		25	attorney in this case about the deposition and how it
25	Page 6		Page 8
1	2		5
	A PDE A R A NCES OF COLINSEL	1	
2	APPEARANCES OF COUNSEL	1	will go. I am here to ask you questions, you are here
2	APPEARANCES OF COUNSEL  On behalf of the Plaintiff:	2	to answer them. I generally just get one shot at this
		2 3	to answer them. I generally just get one shot at this with you today, so it is important for me to get full
2	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP	2 3 4	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not
3	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq.	2 3 4 5	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know
2 3 4 5	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402	2 3 4 5 6	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will
2 3 4	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000	2 3 4 5 6 7	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if
2 3 4 5 6	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402	2 3 4 5 6 7 8	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.
2 3 4 5	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com	2 3 4 5 6 7 8	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a
2 3 4 5 6	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant:	2 3 4 5 6 7 8 9	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to
2 3 4 5 6 7 8	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant: REBECCA BIERNAT, Esq.	2 3 4 5 6 7 8 9 10	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to remember there is a court reporter taking down
2 3 4 5 6 7 8	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant:	2 3 4 5 6 7 8 9 10 11 12	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to remember there is a court reporter taking down everything we say as we say it. So in that respect it
2 3 4 5 6 7 8	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant:  REBECCA BIERNAT, Esq. Tucker Ellis, LLP One Market Plaza, Steuart Tower Suite 700	2 3 4 5 6 7 8 9 10 11 12 13	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to remember there is a court reporter taking down everything we say as we say it. So in that respect it is important to speak slowly, clearly, audibly with
2 3 4 5 6 7 8 9	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant:  REBECCA BIERNAT, Esq. Tucker Ellis, LLP One Market Plaza, Steuart Tower	2 3 4 5 6 7 8 9 10 11 12 13 14	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to remember there is a court reporter taking down everything we say as we say it. So in that respect it is important to speak slowly, clearly, audibly with words instead of huh-uh or uh-huh or a shake of the
2 3 4 5 6 7 8 9 10 11	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant:  REBECCA BIERNAT, Esq. Tucker Ellis, LLP One Market Plaza, Steuart Tower Suite 700 San Francisco, California 94105	2 3 4 5 6 7 8 9 10 11 12 13 14 15	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to remember there is a court reporter taking down everything we say as we say it. So in that respect it is important to speak slowly, clearly, audibly with words instead of huh-uh or uh-huh or a shake of the head. It is also important to allow me to finish my
2 3 4 5 6 7 8 9 10 11 12	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant:  REBECCA BIERNAT, Esq. Tucker Ellis, LLP One Market Plaza, Steuart Tower Suite 700 San Francisco, California 94105 415-617-2223	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to remember there is a court reporter taking down everything we say as we say it. So in that respect it is important to speak slowly, clearly, audibly with words instead of huh-uh or uh-huh or a shake of the head. It is also important to allow me to finish my question before you complete your answer and for me to
2 3 4 5 6 7 8 9 10 11 12 13 14 15	On behalf of the Plaintiff:  DANIEL W. BOERIGTER, Esq. Yost & Baill, LLP Suite 2050 220 South Sixth Street Minneapolis, Minnesota 55402 612-338-6000 dboerigter@yostbaill.com  On behalf of the Defendant:  REBECCA BIERNAT, Esq. Tucker Ellis, LLP One Market Plaza, Steuart Tower Suite 700 San Francisco, California 94105 415-617-2223	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	to answer them. I generally just get one shot at this with you today, so it is important for me to get full and complete answers from you. If you do not understand a question I have asked, please let me know and I will rephrase it, be happy to do so. I will assume, though, you have understood the question if you answer it.  Oftentimes this can get into a conversation-type setting, but it is important to remember there is a court reporter taking down everything we say as we say it. So in that respect it is important to speak slowly, clearly, audibly with words instead of huh-uh or uh-huh or a shake of the head. It is also important to allow me to finish my question before you complete your answer and for me to allow you to complete your answer before I go to my
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Α.

Q.

Corporation.

years at BASF Corporation.

American Family v. Electrolux Eric Boelhouwer April 3, 2014 Page 9 Page 11 truth under the penalty of law. Do you understand you 1 1 Q. Can you describe some of those for me? have taken the same oath as if you were testifying in 2 When I was first hired into BASF they have 2 A. 3 3 a court of law? a rotational program, so I had three six-month 4 A. Yes, ma'am. 4 assignments. One was in North Carolina, one in New 5 Is there any reason why we cannot go 5 Jersey, one in Texas. 6 6 forward with your deposition today? Following my assignment in Texas, I moved No, ma'am. 7 to Baton Rouge, Louisiana; and I was a chemical 7 A. 8 Boelhouwer, is that how you say your engineer in a manufacturing facility. 8 O. 9 name? 9 So was your employment at BASF generally Yes, ma'am. 10 as a chemical engineer? 10 Α. 11 You have been identified as an expert 11 A. Generally, yes. Can you describe generally what you did as witness. What is your understanding of what area of 12 12 Q. 13 expertise you have been identified in? 13 a chemical engineer for BASF? 14 My understanding is as it relates to these 14 Yes, ma'am. It would relate to 15 matters I have to address the warnings of instructions 15 production. Typically, especially in the later years, 16 related to these products. 16 in Baton Rouge that my time was spent interfacing with And address them in what manner? 17 17 the operators, maintaining or providing direction of how to operate the plants under my direction, and also 18 With regard to the content of what the 18 for some aspects of the safety associated with those information is that they are trying to communicate to 19 19 20 20 consumers who would be the target audience for these production facilities. 21 21 Q. When you say operators, operators of their 22 And you are here specifically for eight 22 plants? 23 specific cases. But you have -- let me back up. 23 Yes, ma'am. The operators would -- it was Where do you work? 24 24 our term for the technicians or the hourly employees. 25 A. I work at Dorris & Associates 25 BASF is a chemical company? Page 12 Page 10 1 Yes, ma'am. Global chemical company. 1 International. 2 You left BASF and went to Tulane? 2 What is your job title there? Q. O. 3 A. Consultant. 3 A. No. I attended Tulane's MBA school at 4 How long have you worked there? 4 night while I was still at BASF. Q. 5 Approximately four years. 5 And how long were you at BASF? A. Q. 6 6 What did you do before that? Approximately seven years. A. I was a Ph.D. student at Auburn 7 Why did you decide to get your BA, or MBA, 7 Α. Q. 8 8 University. sorry? Q. I will look at your CV that was marked. 9 9 It was an opportunity through the 10 That will probably help. Where did you go to 10 corporation that they were providing a benefit to employees that you could attend school, that they 11 university? 11 12 A. Which time? 12 would pay the tuition for you. 13 Q. The first time, college, undergrad. 13 O. So you were at BASF from 1998 to about 14 I went to Georgia Institute of Technology. 14 2005? A. 15 What degree did you obtain from there? 15 A. I believe towards the end of 2006. Q. Chemical engineering. 16 16 2006. Okay. And then what did you do A. Q. You graduated in 1998 with that? 17 after you left BASF? 17 Q. 18 A. Yes, ma'am. 18 We moved from Louisiana to Auburn, 19 After that, where did you go? Did you 19 Alabama, for me to begin graduate school. Q. work after that? 20 Q. Graduate school in what? 20

> O. Why did you leave BASF?

24 At the time I felt that it was something A. 25 else that I wanted to do with my career, that I wanted

Industrial and systems engineering with a

3 (Pages 9 to 12)

21

22

23

A.

focus in human factors.

Yes. I went to work in industry for BASF

I had a variety of roles over a number of

What did you do at BASF?

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our recommendations to the revisions of the content in the manual to the client, whether in terms of the verbiage used or any pictograms or other symbols they may want to consider.

- Q. And I would like to ask you about your process in developing on-product labels for a particular product. You don't have to tell me exactly what the product is. But do you have an example that you have worked on in the last year where you created an on-product label?
- A. Generally clients come to us with something they have already drafted or created for products that are in the marketplace. We would, using our background and expertise, evaluate the content of what they provided and provide them recommendations.
- Q. So then I guess in your time ever at
   Dorris & Associates have you ever created an
   on-product label?
   A. I provide recommendations to clients
  - A. I provide recommendations to clients as to the format, content, and layout of on-product labels.
  - Q. The first one you mentioned is the child restraint system. What did you do with respect to that product?
- A. I am not sure exactly how far I can go.
   We have confidentiality agreements with our clients.

1 exemplar product?

- A. Outside of litigation?
- Q. Yes.
- A. Yes, ma'am.
- Q. This is all outside of litigation I am talking about.

What is the first thing you do once you get an assignment to advise on the format, content, and layout of an on-product label and instruction manual?

- A. We review the materials that have been provided to us by the client in terms of what their instructions -- we try to identify their concerns. We rely on them, the client, to identify the hazards associated with their product.
- Q. So you reviewed the material they provide you. You identify their concerns by what, just talking with them?
- A. Yes, ma'am.
- Q. Do you do any research yourself about the product or the type of product?
- A. Depending on the product class, it may be possible to do some research for that particular product.
  - Q. What do you mean by that?

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Generally speaking --

- Q. We can talk about something in general. That's fine. I just want to have some point that we can base our discussion on. If you had a product like a child restraint system -- well, let's discuss a product that you have created or you have revised a format, content, and layout of the on-product label. Can you give me a broad, general example of one so you don't get into confidentiality concerns?
- A. Generally, a client would approach us. They would have drafted an instruction manual. They would have a product that they were trying to bring to market, for example. They may have already drafted some language that they would like to present on the product.
- Q. And so you have this, let's say, it is a product that is smaller than a bread box, do you get the product itself from your client?
- A. It is going to depend on the individual matter. If it is small enough for it to be shipped and received and the product actually exists at the time we are drafting these -- or preparing our analysis of their materials, then yes, they may provide us an exemplar product.
  - Q. Have you ever yourself received an

A. Some products that clients are bringing to market don't currently exist in the market so there is

- no peer product.

  Q. Do you do any independent research about the hazards of the product?
- A. Generally speaking, no, ma'am. We rely on the client to identify the hazards associated with their product and perform the hazard analysis for their product.
- Q. When you say generally speaking, have you ever done independent research to identify the hazards of a product?
- A. Outside of litigation, as I sit here, I do not recall doing any independent research to identify the hazards of a product.
- Q. Have you done any independent research about any possible requirements by any governmental agency or any other agency for the content or format or the layout of a warning, I mean, on-product label or an instruction manual?
- A. As I understand your question as it relates to government entities which I would consider the Consumer Product Safety Commission and OSHA and others to fall in that category, yes, we would certainly want whatever our recommendations regarding

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that product to be in line with the regulatory requirements provided by those entities.

- Q. Okay. So do you determine which entities' or agencies' regulations would apply to that product?
- A. Generally speaking, no. That is usually identified for us by the class of the product that is being considered.
- Q. It is identified by the client that comes to you? I don't understand.
- A. It is going to be very product specific. So if you are selling an industrial product, you more likely than not would not need to comply -- you would only need to comply with OSHA regulations that may or may not pertain to your product.
- Q. Right. But, well, my question is who makes the determination about which regulations would apply to that product. Do you identify the product as a certain class and say, okay, OSHA has requirements we need to make sure are followed?
- that. For a given product, what the product is, what its intended use is, who may or may not use the product once it is in the market. Generally I would think there's a collaborative effort that the client would identify what they believe is applicable to that

A. There is a lot of factors that go into

garage and I would like to make sure I have all the proper warnings on it so I don't get a lawsuit later on, is that within your expertise to know which agencies we need to comply with?

- A. If I was provided enough information relative to that product and the use of that product, yes, I could assist in identifying what set of regulations that may be applicable. There also may be times when there is not enough information for me to make that determination.
- Q. Okay. And do you ever do an analysis about what the product is, what its intended use is, who its intended audience is when you are performing your work?
- A. Generally that would fall outside the scope of my assignment. The client would provide that information to us or clarification of those -- of that information for us. And so generally we would focus on format, the content, and the layout of their safety communications.
- Q. So now related to litigation, would you say that your 60-40 break up, that's consistent over the four years you have worked for Dorris & Associates?
  - A. It fluctuates on a yearly basis, depending

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given product.

- Q. So as part of your expertise, though, to know which regulations apply to which products, if you had somebody who was naive in that area and came to you with their product, would it be your understanding as the consultant at Dorris & Associates who they hired that you would know which regulations needed to be met?
- A. If they could identify for us the nature of their product, who their intended audience is going to be, what it is going to be used for, if we got information from the client to help them to -- to help our understanding of what the intended use of the product is going to be and who the target audience is, then it may -- it may become -- it may clarify what category of product it is. And then based on that clarification, then you could say, yes, this product, hypothetically, would be best addressed by Consumer Product Safety regulation. By that process you have eliminated the others.

  Q. Okay. Maybe I am making it more
- Q. Okay. Maybe I am making it more complicated than what I am trying to ask. Is it within your expertise to determine which agency determines what product if I come to you with a product and say, look, I developed this thing in my

on what assignments come in. But generally, I would think that it would be in that approximate range.

- Q. These eight cases here are not the first time you have been engaged to review and opine on the Electrolux dryer warnings; is that correct?
- A. I am not sure which matters have been disclosed at this point.
- Q. Okay. Nor am I. There is a few that I do know of. Let me get the names of them.

MR. BOERIGTER: Are you talking about personally or Dorris & Associates?

MS. BIERNAT: I am talking about Eric and any other work he may have performed on the Electrolux cases even though he was not the person actually testifying. I know there is at least one case.

- Q. (By Ms. Biernat) Haroutounyan, have you heard of that case before?
- 19 A. Yes, ma'am.
  - Q. Did you work on that case?
- A. Yes, ma'am.
  - Q. You were not the identified expert,
- though, correct?
- A. No, ma'am.
  - Q. What did your work in that case consist

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Page 29 Page 31 1 of? started in 2007 and continued off and on through the 1 2 end of 2010 when I came on full time. A. Reviewing the materials provided by the 2 3 client, discussions with the retained expert, and 3 You are a certified safety professional. 4 assistance with preparation of the report. 4 Yes, ma'am. A. 5 What did you say, review materials 5 What does that entail? O. provided by the client, second one was what? 6 6 A. There is an exam that you have to take. 7 Discussions with the testifying expert. 7 It is based on your time in the industry, work 8 And assistance in preparing the report. 8 experience, and other factors that they use to O. 9 Yes, ma'am. 9 determine that you have the prerequisites to be able A. Although I understand you typed the 10 to sit for the exam. 10 Q. 11 11 Is there a general length of time you have report. to be in the industry in order to be able to get that 12 Yes, ma'am. 12 A. 13 Do you recall if that was your first 13 affiliation? assignment to any Electrolux dryer matters? 14 14 A. I believe it is five years of work Again, I am not sure what has been 15 15 experience. 16 disclosed. I don't recall if that was the first time 16 It says Associate Human Factors O. Professional. What does that entail? 17 we were contacted with respect to Electrolux dryers or 17 Similar to the certified safety 18 18 19 19 professional. There is prerequisites then you sit for O. Do you recall about when that was, your first assignment with respect to Electrolux was? 20 20 an exam. I believe it was sometime in 2012. 21 21 Q. When did you get that? 22 What part of 2012? 22 I believe I obtained that certification Q. 23 I don't recall. 23 roughly the same time I obtained my master's degree in A. So it has been two years you have been 24 industrial systems engineering. 24 25 working on these cases? 25 How about American Institute of Chemical Page 30 Page 32 1 Engineering, Senior Member. When did you become a 1 Two years ago we were made aware of litigation related to dryers, Electrolux dryers. 2 2 senior member? Q. So this Haroutounyan report I have is from 3 3 Again, my understanding, that's based on 4 April 27, 2012, does that sound about right? 4 time in the industry. I believe that's five years. 5 So I believe that would have been approximately five 5 A. Yes, ma'am. 6 Q. 6 years after I graduated from undergrad at Georgia So we are coming up on two years. 7 7 A. Yes, ma'am. Tech. 8 I may have another report here. Have you 8 O. Got it. Okay. 9 heard of the Brennan case? 9 American Society -- are you still an active member of the American Institute of Chemical 10 10 A. Yes, ma'am. Engineers? 11 And then you drafted the report, or you 11 12 signed the report in that case? 12 A. Yes, ma'am. Yes, ma'am. 13 American Society of Safety Engineers, 13 A. O. 14 You did not testify in that case. 14 professional member, when did you become a O. professional member? 15 My understanding of that case -- I signed 15 the report and after that, I am not aware of the 16 That category -- my understanding is that 16 17 17 category of membership is based on accomplishing the status of that case. certified safety professional credential. Once you 18 18 Let me go back to your CV. I kind of got 19 off track a little bit. So you worked four years at 19 become a certified safety professional, then you can 20 apply to the society and they can change your status. 20 Dorris & Associates full time, correct? 21 I started at Dorris & Associates full time 21 Then Human Factors and Ergonomics Society, 22 you are a member of that? 22 at the end of 2010. And how long did you do an internship for 23 Yes, ma'am. 23 A. 24 The National Safety Council, you are a 24 them for? 25 member of that, or you are affiliated with that 25 A. I believe my time as a part-time employee

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Page 35 Page 33 1 1 somehow? Investigating the effects of symbols, 2 pictograms, associated with this implementation of the 2 A. National Safety Council is set up a little 3 globally harmonized system. So associated with GHS 3 differently. Dorris & Associates is a member of the National Safety Council. I believe that we don't hold 4 which my understanding at time was it was going to be 4 5 individual -- I don't hold an individual membership 5 coming down the pike and be in the future at that time 6 with the National Safety Council. 6 required by OSHA. So hazard communication in the U.S. 7 7 would be changing over time. Society of Automotive Engineers? Q. 8 Are you talking about with respect to 8 A. Yes. I hold active membership. 9 Are you an automotive engineer? 9 industrial chemicals? Q. 10 Yes, ma'am. With respect to industrial 10 A. No, ma'am. So can anybody join the Society of 11 chemicals and labeling. 11 12 Automotive Engineers? 12 Q. Chemicals and labeling. Okay. So would 13 A. I don't recall what the requirements are 13 you say that the majority or all of your publication 14 has related to industrial chemical and chemicals and 14 to join the Society of Automotive Engineers. And then Society for Chemical Hazard 15 labeling? 15 16 16 A. No, ma'am. Communication, so you are currently on the Board of 17 Directors for that. 17 Let me ask you this question, though. For 18 18 industrial chemical safety and labeling, you mentioned Α. Yes, ma'am. that's a harmonized field, correct, or it is a 19 19 Is that a national entity? O. 20 harmonized system? 20 A. Yes, ma'am. 21 Q. The institute of industrial engineers, you 21 A. Yes, ma'am. 22 22 are a member of that? Q. By that you mean what? 23 23 The United Nations undertook an initiative Α. Yes, ma'am. Let me ask you about some of your recent 24 24 starting approximately 20 years ago to identify that 25 publications. The latest publication in 2013, Effects 25 virtually every country in the world had its own Page 34 Page 36 1 of pictograms on safety data sheets and labels. regulations with regards to chemical safety 1 2 What are safety data sheets? 2 communications. And it made it very difficult for 3 3 Industrial chemical products have material manufacturers to make sure they addressed all of the 4 safety data sheets. The OSHA regulations as it 4 individual country requirements. So efforts were made 5 5 pertains to chemical products are changing and so on a global basis to try to align those safety 6 going forward those documents will be known as safety 6 communications over time. 7 7 And are they aligned now, or harmonized data sheets. Q. 8 The next is a presentation, is that right, 8 now? 9 or is that a publication? 9 A. No, ma'am. 10 A. I believe those are publications. 10 They are still working towards that? Q. Q. First one, Journal of Safety Research, was 11 11 Yes, ma'am. A. this a peer-reviewed article? 12 12 Q. Are they harmonized within the United 13 A. Yes, ma'am. 13 States? 14 The next 2010, Effects of GHS Hazard 14 A. At this point in time we are in a 15 Category, Signal Words, and Pictograms on an 15 transition period in the United States. So you may Individual's Assessment of Perceived Risk. That was still comply with the previous OSHA regulation up 16 16 17 published for a conference. 17 until June 2016 or you may comply with the revised, the amended regulation which will be in effect in 18 Yes, ma'am. 18 19 What was the general subject matter of 19 2016. 20 20 that paper? Q. There is regulation to comply with, 21 21 correct, across the United States? It is similar subject matter as to the 22 previous publication and it is by experiments, 22 Yes, ma'am. A. revolving around hazard communication as it related to 23 Now, you said that not all your 23 Q. publications have been related to industrial chemical 24 my dissertation research. 24 25 What was your dissertation research? 25 safety and labeling. Can you identify which ones were

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1	not or are not?	1	A. No, ma'am.
2	A. May I have a document to look at?	2	Q. Can you tell me how much time you spent on
3	Q. Yes.	3	each case?
4	A. Thank you.	4	A. If we look at the billing for each matter,
5	The next item down, Piper, Davis, and	5	I should be able to tell you how much time was spent
6	Boelhouwer regards safety symbols, so that is not	6	on each matter.
7	related to chemical hazard communication.	7	Q. So we have the deposition notice marked as
8	Q. So safety symbols with respect to what?	8	Exhibit 1, the CV Exhibit 2. So it would be within
9	A. That was a variety of safety symbols that	9	each case, correct, the individual bill?
10	was an interactive process using some computer	10	A. Yes, ma'am.
11	simulation and some other focus group means to try to	11	Q. So before we get into this, any of the
12	get other input from a variety of individuals as to	12	individual cases, when you received this assignment
13	what those individuals thought the pictogram should	13	for these did you receive the assignment for the
14	look like for a given hazard.	14	eight cases at one time?
15	Q. Now, this is 2010. Did you draft this	15	A. Yes, ma'am.
16	while you were a graduate student?	16	Q. When you proceeded to work on them, did
17	A. I assisted with this paper while I was a	17	you work on the cases individually or did you work on
18	graduate student. So yes.	18	general, common matters together and then work on the
19	Q. Any others that do not relate to	19	individual cases?
20	industrial chemical safety and labeling?	20	A. It is difficult to say I separated them
21	A. Yes. Further down, Piper Davis and	21	out completely because they are all going on
22	Boelhouwer, 2009, again, related to the paper we just	22	concurrently.
23	discussed for 2010 which is, again, outside of	23	Q. Did you separate them out or you did not
24	chemical hazard communication.	24	separate them out? I am sorry.
25	Q. The one below that as well?	25	A. For billing purposes, I would try to work
	Page 38		Page 40
1	A. Yes, ma'am.	1	on one matter for a set period of time, set it aside,
2	Q. And then how about the Dorris, Valimont,	2	work on the next matter for a certain period of time.
3	and you, Boelhouwer, that last publication from 2007.	3	But there are certainly similarities across these
4	A. That publication related to degraded	4	matters.
5	on-product warnings for forestry equipment and that	5	Q. And is it fair to say that your opinions,
6	did not include chemical hazard.	6	you have the same opinions for all eight cases, you
7	Q. Forestry equipment?	7	may have additional opinions for individual cases but
8	A. Yes, ma'am.	8	your opinions across all eight are generally the same?
9	Q. So these are all, except for the first	9	A. My understanding is that my assignment was
10	one, first publication you have here, the rest of the	10	to evaluate the language provided by Electrolux. That
11	publications are seminars, correct?	11	language provided was similar in all eight of these
12	A. My review of the other publications is	12	matters. So my analysis for all eight matters was
13	that they were at conferences.	13	similar.
14	Q. In Santa Monica every year?	14	Q. In the course of your work in these cases,
15	A. No, ma'am. That is not in Santa Monica	15	have you ever spoken with any of the homeowners?
16	every year. The main office for the human factors is	16	A. Yes, ma'am.
17	in Santa Monica, California.	17	Q. Have you spoken with any of the insurance
18	Q. So you didn't get to go to Santa Monica	18	adjusters?
19	every year.	19	A. As it relates to these eight matters, no,
20	A. Based on my recollection, I haven't had	20	ma'am.
21	the opportunity to go to Santa Monica.	21	MS. BIERNAT: Let's stop for a second.
22	Q. Let me ask you about just generally about	22	(Recess from 10:05 a.m. to 10:28 a.m.)
23	these cases, these eight cases at issue here today.	23	Q. (By Ms. Biernat) So let me ask you these
24	Can you tell me how much time you spent on all of them		questions. Let's talk about general questions real
25	together?	25	quick.

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Page 41 Page 43 All right. Let's talk about warnings in 1 ANSI 535.4 provides a voluntary consensus standard for 1 2 general. One of the things you do outside of 2 on-product labeling for consumer products in general. litigation work is to advise on the format, content. 3 3 In terms of formatting and layout. Okay. Formatting and layout only. 4 and layout of warnings. 4 O. 5 5 Yes, ma'am. A. Yes, ma'am. A. 6 And warnings on products, correct? 6 Is there any standard for content of Q. 7 warnings, either the actual content or general 7 Generally speaking, yes, ma'am. A. 8 description of the content? 8 What is the goal of a warning? Q. There are some products that have 9 The goal of a warning generally speaking 9 A. 10 regulated language for them and as we discussed is to communicate safety information. 10 earlier industrial chemical products do have 11 Okay. Are there any standards applicable 11 to develop or select warnings? 12 regulatory -- may have some regulatory language that 12 applies to them. Also certain classes of consumer 13 As I understand your question, there are 13 no standards that would cover all products related to 14 products under the Consumer Product Safety Commission 14 would also have on-product labels required language the development of safety communications. 15 15 16 What do you consider yourself an expert 16 that may be applicable to a given product. 17 Q. So particular products may have 17 in? 18 statutorily required language. 18 I consider myself in safety communications, human factors, and part of that is A. Yes, ma'am. 19 19 20 warnings and instructions. 20 How about as a general concept in the 21 field of human factors, is there or are there 21 Q. Can you give me a brief definition of what 22 human factors is? 22 standards for the content of warnings? 23 Yes. Human factors relates to how humans 23 A. No. There are not standards regarding the interact with systems. 24 content of warnings across all products. 24 25 Q. And the safety communications, is that a 25 And other than -- well, you said the goal Page 44 Page 42 1 1 field, would you say? of a warning is to communicate safety. Is there any 2 other goal of a warning more specifically than just 2 Safety communications would be a subset of communicating safety? Can you elaborate on that a 3 how humans interact with the systems. 3 4 Q. So you have a general broad field of human 4 little more. 5 5 factors, correct? Sure. Generally a warning should endeavor б 6 to communicate the hazard, the consequence, and the A. Yes, ma'am. 7 A subset of that is safety communications. 7 avoidance for a particular hazard. O. 8 8 Would you say that that is a general Yes, ma'am. 9 standard in the field of human factors for warnings, 9 Is there across the field of human factors 10 what they should -- what they should have? 10 or in the subset of safety communications, are there any general standards or guidelines that need to be 11 Not every safety communication has to have 11 12 followed with respect to warnings? 12 all of those elements present in order to be There are voluntary consensus standards considered reasonable or adequate. But overall when 13 13 14 related to on-product labeling. 14 you are looking at a warning, those are elements that And are they written anywhere? 15 you could typically identify or look for. 15 O. Yes, ma'am. ANSI Z535.4. 16 Can you identify any adequate warning that 16 A. 17 Does that relate to a particular product? 17 does not need to identify each of these three factors, O. That would relate to labels -- on-product 18 the hazard, the consequence, and the avoidance of the 18 A. 19 19 labels. hazard? 20 20 Q. On any product? Yeah. There may be certain hazards that 21 It relates -- it may not cover any product 21 are considered open and obvious. So, for example, a knife would have a sharp edge where an individual 22 under the sun. Generally we would consider those 22 could injure themselves using the knife and for the 23 consumer products. 23 Okay. So if you were to say -- well, my 24 products like that where the hazard is considered open 24

and obvious, there is not generally an on-product

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question to you is -- you gave me the answer -- that

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warning that would address the hazard, consequence, 1 2 and avoidance.

- One example is open and obvious. Any other examples you can think of?
- Based on the design of a product, there may not necessarily need to be a warning. So for a -that would identify each of those elements. For example, a product such as a Bic lighter where there is a flame that comes out of the product, you may not need to identify on that product based on your analysis that you would identify the hazard of fire for that product.
  - O. Okay.
- In a warning statement. Α.
- So that would be an open and obvious 15 16 situation. So let me just recap. Open and obvious 17 situation is one time when you may not necessarily need to communicate those three aspects of a warning 18 19 in order for it to be adequate. 2.0
  - Generally speaking, yes. A.
  - Are there any negative consequences to having too many warnings for a product?
    - Could you please clarify your question.
  - Sure. Let me strike that question.
- 25 When you develop warnings for a product,

depends on the nature of the hazard, what was the second thing you said?

- You would want to identify some characteristics of the user population. So if it is an industrial product, you may not need an on-product warning because there is an expectation of training.
- And then whether an on-product warning is required depends on the nature of the hazard, the identity of the user population, and anything else?
- There is certainly a lot of factors you want to include. I believe I identified the main ones. For a given hazard there may be additional factors you are going to want to consider as part of your analysis.
- Q. Okay. So have you ever made the analysis that an on-product label is required for a particular product?
- A. For a given product, there may be Consumer Product Safety Commission or other statutorily required language that must appear on the product. So at times you would recommend that the products comply with the regulatory language.
- O. So that's another factor that we have to consider when we determine whether an on-product label is required, correct? So we have the nature of the

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do you conduct research on where the product should be -- where the label should be placed?

- A. Once a hazard for a given product has been identified and the need for an on-product warning has been identified, I certainly could assist with the information on the product.
- Q. Who determines the need for an on-product warning?
- Typically a client would identify the need for an on-product warning.
- Do you ever as an expert in safety communications identify independently a need for an on-product warning?
- A. I can't think of a specific example as I sit here. But at times I may have recommended to clients to modify the content of their on-product warnings to identify additional hazards, consequences, and avoidance.
- When does a product need an on-product Q. warning?
- That is dependent upon the nature of the hazard, the experience the anticipated users may have, and an analysis conducted by the manufacturer of a product.
  - So an on-product warning requirement

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hazard, the identity of the user population, any governmental or regulatory requirements, and maybe additional requirements depending on the nature of hazard.

So my question to you is have you specifically ever determined that whether an on-product label has been -- strike that. Have you yourself ever made the determination whether an on-product label is required for a particular product?

- As I understand your question, yes, I have assisted. My analysis may indicate that a client may want to consider additional warning information or safety communications be provided on the product.
- And you did that by looking at these factors we have discussed here.
- And, again, there may be product-specific factors you need to consider in those analyses.
- Q. And so it is not entirely up to the manufacturer or distributor to create the on-product warning, that is something you as a consultant would do as an -- you as a consultant in human factors would do?
- As a consultant in human factors, I would provide recommendations to the client regarding the format, the content, and the layout of the on-product

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- Q. Have you ever done that -- well, have you ever yourself made the analysis whether the on-product warning is required or in every situation has your client come to you saying, I need an on-product warning, can you help me with the format, content, and layout?
- A. As I understand your question, I believe I have assisted them with identifying if -- as it relates to a particular product there may be one aspect of the interaction with that product that they may want to consider as part of their on-product warnings, but they would have to perform their own analysis to determine if that is how they would wish to proceed.
- Q. Okay. So part of your engagement is not to make that analysis of whether an on-product warning is required or should be placed in the first place.
- 19 A. I may make a recommendation and I believe we have already talked about things that would be required by Consumer Product Safety Commission or OSHA or others that would be required to appear on a product. So there are times my recommendations would include they comply with the existing regulatory information and also I may make recommendations to a

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- client that there may be additional items they would want to consider for their on-product label.
- Q. But the decision to make an on-product label has already been made by the time it comes to you? That's been your experience over the last four
- I cannot recall a specific incidence where they presented us a product that was already in the market that had no warnings on the product and that we made -- I made a recommendation that they needed to place an on-product warning on that product.
- Q. Again, you have not consulted -- in your nonlitigation work consulted on any household consumer products.
- A. As I understand your question and I believe what we discussed earlier was appliances and we identified several products that may fall under the category of appliances and I don't believe I have consulted any that we have determined as appliances earlier.
- O. So the purpose, the goal of a warning is to communicate safety. Is the goal of a warning to change behavior of a consumer?
- One aspect of safety communications would certainly be that a warning should provide the user

information to alert them to the hazard, the consequence, and avoidance and then the user would have to make a determination if they were going to comply or not comply with the information that had been presented.

- Q. All right. And if the user does not comply, does that mean that the warning is not adequate?
- Generally speaking, there is lots of A. factors that would need to be considered before I could make a determination whether a warning is adequate or not.

MS. BIERNAT: That wasn't my question, though.

Can you read back my question. (The record was read by the reporter.) THE WITNESS: It is hard to make an overall statement like that. It is very broad.

- Q. (By Ms. Biernat) So my question is the mere fact that somebody does not comply with the warning, does that by itself mean the warning is inadequate.
- Generally, I would say I do not agree with A. that statement.
  - Q. Okay. So a warning can be perfectly fine

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- 1 if somebody just chooses not to comply with it or heed 2 it.
  - There may be a number of factors that an individual presented with a certain set of circumstances and safety communications where that individual makes a decision whether or not to comply with the warning.
  - Q. Let's talk about -- I think you mentioned this a couple of times -- number of factors that go into determining whether a product is or a warning is adequate or not. What do you look for to determine whether a product warning is accurate?
    - A. Is accurate?
    - Q. I am sorry. Yeah. Adequate. Sorry.
  - Factors to consider broadly are the nature of the hazard, the consumer's or the user's prior knowledge and experience of that hazard, the potential consequences associated with that hazard, and then, again, the means of avoidance for that particular hazard. So you would need to consider all of those factors.
  - To consider whether a warning is adequate, Q. correct?
    - A. Yes, ma'am.
    - And what about the nature of the hazard

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1 that you consider?

- A. I believe as we discussed earlier some hazards may be open and obvious to the consumer. Other hazards may not be obvious to the consumer and they would need to be informed of the nature of that hazard.
- Q. How do you determine whether the hazard is open and obvious?
- A. There is a variety of factors that you would need to consider to determine that and it is going to be dependent on the product itself, any kind -- the physical characteristics of the product, how the product is used, and in what environmental circumstances the product is used as well.
- Q. To determine whether a hazard is open and obvious or not, you need to look at a variety of factors, including physical characteristics of the product. What about the physical characteristics? Can you be a little more specific for me?
- A. Sure. As it relates to these matters,
  there may be the accumulations of lint inside the
  dryer chassis so that lint accumulation may not be
  obvious to the consumer when they open the door to the
  dryer and look inside.
  - Q. So let's be more general, though, and not

1 characteristics.

- A. The hazards associated with a given product may already be identified for you by the manufacturer. They may -- if you think of a chain saw, you observe the product, I guess that's, again, another one that may be open and obvious. There also may be other times where the hazard is not obvious to the consumer.
- Q. How do you determine whether the hazard is not obvious to the consumer? You are the expert here. How do you determine whether the hazard is obvious to the consumer or not?
- A. Just an analysis of the safety communications for that product, the communications with the client regarding the given product, my understanding of the field of human factors and how humans may interact with systems and products, whatever regulatory information may also play a role in that. I think that should generally cover all of the factors that would need to be considered.
- Q. So with respect to dryers, you yourself, have you made any determination whether the hazards of dryers are obvious or not?
  - A. With respect to what hazard?
  - Q. Any hazard.

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specific to this product because we will talk about that in a minute.

I want to know what you are looking at when you approach -- you as a human factors expert look at when you approach a product to determine whether the hazard is open and obvious.

- A. I would look at the safety communications that have been provided, the physical characteristics of the product, and how those instructions would guide the use of that product; and also your own personal experience with similar products is also going to influence your interaction with that product. So products that are used in an industrial setting may not (indicating).
- Q. I understand what you are saying. Let's say there is no safety communication, you are coming at this without the benefit of seeing the safety communications. You as a human factors expert, you, look at the physical characteristics of a product, correct?
  - A. If it is a -- yes, ma'am.
- Q. Because I am trying to get at how you form your opinion and so I am curious to know what research or what investigation or examination do you do to determine the hazard when you consider the physical

A. I have not attempted to perform an analysis if any hazard related to a dryer is open and obvious to a consumer.

- Q. Have you educated yourself in any way through research or reading or discussions with anybody about what any of the hazards of a dryer are?
  - A. Yes, ma'am.
  - Q. And what have you done?
- A. I have reviewed materials related to these individual matters, reviewed materials from the Consumer Product Safety Commission, and also had discussions with others.
  - Q. Who have you had discussions with?
  - A. Alan Dorris.
  - Q. Anybody else?
- A. Not that I recall outside the context of litigation.
- Q. So in your discussions with Alan Dorris, did he indicate to you what the hazards of dryers are?
- A. No, ma'am. I would not agree he educated me as to the hazards of dryers.
- Q. So you have not done any analysis to determine whether the hazards of the dryer are both open and obvious to the consumer, but you have educated yourself on what the hazards of the dryer are

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the place today.

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Page 57 then when we talk about the individual cases, you can 1 in the course of this litigation; is that accurate? 1 2 A. I have educated myself with respect to 2 3 some of the hazards that may be associated with 3 educated yourself on. 4 dryers. But I don't feel I have firm grasp of all of 4 Yes, ma'am. A. 5 the potential hazards associated with the dryer. 5 O. б What hazards have you educated yourself 6 O. 7 7 on? 8 8 I would say as it relates to dryers, the user's prior knowledge. 9 accumulation of lint within the dryer chassis and the 9 10 potential for fire associated with lint accumulation. 10 personal experience? 11 And there may be others. 11 12 Q. Any others? 12 A. I don't recall a specific additional 13 13 your own personal experience? 14 hazard. But I wanted to be inclusive in my response. 14 Okay. So is your opinion in these cases 15 Across all products? 15 A. 16 related specifically to the hazard of the accumulation 16 Q. 17 of lint in the dryer chassis and the risk of fire 17 to dryers. 18 associated with this lint accumulation? 18 19 A. Can you repeat the question. 19 2.0

(The record was read by the reporter.) THE WITNESS: Generally, yes. There are also case-specific or matter-specific opinions that I hold in these matters.

(By Ms. Biernat) So I just want to see if we can limit this so that we are not going all over

describe for me what the hazard is that you have

All right. So now the next thing I want to ask you about in general is another factor you have identified as whether a warning is adequate is the

Does that involve also the user's own

- A. As I understand your question, yes, ma'am. The user's prior knowledge and experience.
- Q. How much of your analysis is influenced by
- Well, let's say in this case with respect
- A. I am sure that my own personal experience does play a role in my analysis of these matters, yes, ma'am.
- 21 Q. How do you determine a user's prior 22 knowledge when you are evaluating the adequacy of a 23 warning in general?
  - In general as it relates to other products, if there are peer products in the market

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Does your opinion relate to the communication of the hazard of the accumulation of lint in the fire chassis and the risk of fire associated with lint accumulation only?

- A. No, ma'am. I don't believe my opinion is limited to just that as it relates to all of these matters.
- What other hazards -- let me back up, Q. then.

Are there any other hazards that relate to each of the eight cases that you have identified or educated yourself on?

A. Broadly across all eight cases I believe the risk of fire is one area that I will opine on.

MS. BIERNAT: But that's not the question I asked. Sorry.

(The record was read by the reporter.)

THE WITNESS: I believe the answer to your question is no.

- (By Ms. Biernat) Okay. Is it fair to say you may have identified other hazards with respect to certain individual cases?
- Yes, ma'am. A.
  - That's what you are trying to say. So

that individuals have interacted with, the product has been established in the market for a long period of time, those products may -- there may be an expectation that users have prior experience with a similar product.

- Q. So how do you determine that? You as the expert.
- You would have to consider the hazards associated with that product, the use of that product, what other -- I am sorry, let me have the question again.
- Sure. We are talking about the factors that you look at when you are evaluating whether a product warning is adequate or not. We have discussed the nature of the hazard, whether it is open and obvious or not; we discussed how we determined whether a hazard is open and obvious. The next factor you gave me was the user's prior knowledge. How do you determine the user's prior knowledge?
- A. For products that have been established in the marketplace, individuals may have interacted with similar products over a number of years and that may build on their experience using those products. Certainly the effect of benign experience is also going to play a role for those consumers as well.

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- Q. So you would expect a product that is new to the market, the users would have limited or no knowledge of as opposed to a product that has been on the market for quite a while, you would expect users to have greater knowledge of; is that fair to say?
- A. That may be a little broad, but I think I agree with your statement, yes.
- Q. That's my question, then. How do you determine this? How do you determine the user's prior knowledge? Do you do research? Do you conduct studies? Do you read material?
- A. It can be all of those factors that you just listed. Certainly would play a role in your analysis of what education has been provided to users in terms of warnings and instructions and how to use the product.
- Q. So now the question, how do you do it because I am most concerned about what you do and what you have done and what you can do and what you are supposed to do.
- A. Yes, ma'am. I certainly try to review any published peer-reviewed literature that is out there that may address how consumers interact with a given product. Generally there is not a lot of
- 25 product-specific studies in the peer-reviewed

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- literature to review.
  - Q. All right. Anything other than reviewing peer-reviewed literature?
  - A. Yes. At times, depending on the circumstances, I may review warning communications materials for similar products that are available in the market.
  - Q. And how do you know if those warning communications for similar products are adequate or not?
  - A. For similar products, it is, again, going to be dependent on the nature of the hazard, whether that particular hazard is unique to the product you are trying to analyze, or if it is a hazard more broadly associated with that category of products.
  - Q. So what I am trying to get at here is I want to know what objective information you rely on when you determine what a user's prior knowledge is when you make the determination or analysis of whether a warning is adequate.
  - A. There may be -- inside of litigation there may be testimony from individuals about their experience with a particular product or prior products. There may be peer-reviewed literature that is applicable to that category of products. There may

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- be surveys or other studies conducted by individuals
   that are not peer reviewed that are available that may
   address -- may provide additional information to
   educate myself about the hazards for a user's prior
   experience.
   O. So outside of litigation, where you don't
  - Q. So outside of litigation, where you don't have the benefit of deposition testimony, do you rely on the other two things?
  - A. Peer-reviewed literature, surveys conducted by others, or if needed at times you could also undertake some kind of study to evaluate a user's or a population of users' prior experience with the product.
  - Q. With litigation usually we all have the benefit of hindsight. I am talking about the situation where you do not have the benefit of hindsight. Where you are trying, you as the consultant being paid to evaluate someone's warnings, to try to determine if they are sufficient or adequate. You look at peer-reviewed literature, any possible surveys or studies that are out there, and you look into the possibility of maybe conducting your own study.
    - A. Yes, ma'am.
  - Q. If you do not have the benefit of any

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- general -- sorry, specific literature, or any surveys or studies, what kinds of things do you look at?
- A. You may look at -- if a peer product exists, you may look at the warnings and instructions that are provided with the peer product. There may also be available accident reports or fire reports from other sources as well.
- Q. So when you look at the peer products' warnings and instructions, are you looking at them to see, what?
- A. For across a broad category of products, you would be looking to see if the hazards identified are relatively the same, that the consequences of those hazards are in alignment; and then again the avoidance information would generally agree across the peer products.
- Q. Then how would that inform your decision with respect to the label you are looking at physically? If the hazard agrees across the product class and if the avoidance information is the same across a class or similar, then it is okay to use the same or similar language for your own product?
- A. Depending on your analysis of your product and if you have a similar hazard you may want to consider similar avoidance information for that

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1 hazard.

- Q. All right. The next factor you gave me for determining whether a product's warning is adequate is the potential consequences of that hazard. How is that relevant to the adequacy of the warning?
- A. The consequence information communicated certainly can play a role in elevating a consumer's awareness of a particular risk. For example, if the risk is a paper cut, the user may not evaluate that risk to be that severe. But on the other end of the spectrum, if the consequence is serious injury or death, that may cause the consumer to have a different level of concern about the outcome.
- Q. But then how does the potential consequence itself, how does that affect your determination whether the warning is adequate or not? What about the potential consequence is important in determining whether an existing warning is adequate? Meaning the more severe consequences, does the warning need to be different than something that is less severe?
- A. Yes, ma'am. If the warning, if the consequences are more severe, it would make a difference than if they are less severe.
- 25 O. How so?

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- A. It depends on the nature of the hazard. It depends on the circumstances of using the product. There is a lot of factors that would influence how that consequence information is perceived by a given user.
- Q. And how about the means of avoidance, what about the means of avoidance of the hazard is important to determining whether the warning is adequate?
- A. Again, there is a lot of things that go into determining if the avoidance information for a given hazard is adequate. It is going to depend generally speaking on the cost of compliance for the user to comply with that hazard, whether that is in terms of money that they have to spend or effort in some regard that they have to exert, that may be in the terms of time or some physical action they have to perform.
- Q. Because we are going to have to go through these things anyway, we may as well talk about them now. I appreciate the general overview. I would like to get more specific.

I identified for you one way may be the potential consequences would have an impact on if the determination of the warning is adequate, depending on

if it is more severe the hazard -- I'm sorry, the hazard is more severe and the risk is more severe then that would determine -- that would factor into whether the warning is adequate.

How about the means of avoidance? You mentioned one thing is cost of compliance. How does that affect whether the warning is adequate?

- A. It is possible that the avoidance information provided for a given hazard may be excessive in terms of what the consumer has to do in order to comply with that warning in terms of either monetary expense or time or effort or a combination of those factors.
- Q. How does that relate to the adequacy of the warning?
- A. If the means of avoiding the hazard are excessive or can be evaluated to be too high, then the consumer may not choose to take that action.
- Q. Okay. But how does that relate to the adequacy of the warning?
- A. If the avoidance information communicated to the consumer has a very high cost of compliance, then the effectiveness of the warning could potentially be reduced if the consumers aren't going to comply with the avoidance information they were

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- provided due to the high cost of compliance.
- Q. So does that mean the warning is less adequate, then?
- A. If the avoidance information for a particular hazard has a high cost of compliance, yes, then the effectiveness of that warning may be reduced and then that warning may not be adequate.
- Q. In such a situation where you were saying the cost of compliance is so high or too high that the consumer chooses not to take action, is there ever a possibility of an adequate warning?
- A. As I understand your question, no, I do not think if the cost of compliance is too high there could be an adequate warning for a given hazard and other means of reducing the risk of that hazard need to be addressed.
- Q. So in other words, for some products, because the consumer him or herself decides it is just too costly to comply, no warning would ever be adequate for that product.
- A. For a given hazard if the cost of compliance for a consumer to comply with that warning is above a certain point, then no, the warning may not be able to be adequate and you would have to consider different means of avoidance of that risk.

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Q. All right. You said if the means of avoiding the hazard are too high, then the consumer may not choose to take that action. When you state that, made that statement, you are taking into account the consumer is educated about the hazard, correct?

- The consumer's education of that hazard would certainly play a role, yes.
- And that consumer is educated about the means of compliance, correct?
  - Yes, ma'am. Α.
- And the consumer, according to your statement, has balanced the two and made a conscious decision that the cost of compliance is too high, correct?
  - A. That may be a little broad but yes, ma'am.
- So in your scenario in explaining what the O. cost of compliance is and how that nullify a warning completely, the consumer has already made -- is already educated and has made his or her own decision about the hazard, correct?
- The consumer may have evaluated the hazard and the consequence information and then considered the avoidance information to be more effort or money than they were willing to expend to address that particular hazard.

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- So for the cost of compliance to have any relevance whatsoever in any situation, the consumer has to have already understood the warning, understood the cost and made the determination that they are not going to do it because it is just too much.
- That again may be a little broad. But A. yes, ma'am.
- One thing I got from our discussion right there is that a warning is inadequate -- or a warning may be inadequate if it does not cause the consumer to take an action to avoid the warning.

I am sorry. Let's strike that. A warning may be inadequate if it does not cause the consumer to avoid, take action to avoid the hazard.

- Generally, yes, ma'am.
- But it is not always inadequate if the consumer does not take action to avoid the hazard?
  - No. ma'am.
- Can you think of any circumstances where the warning is adequate but it does not cause the consumer to change his or her actions to avoid the hazard?
- Are you asking for a hypothetical? 23 A.
- 24 Q. Sure.
  - One example may be if there is a piece of

rotating equipment and the hazard would be considered that you can observe the hazard, you can see the blade

going around. Similar to your lawnmower, for example,

that the individual may -- under some circumstance it

5 is possible that they may not disengage the mower to 6 stop the motor so that the blade continues to spin.

7 And then for whatever reason they choose not to use a 8 different implement or stick and put their hand in the 9 vicinity of the rotating blade in their mower.

There is several things that a consumer would have to do to get to that point. But it is possible that they could get to that point.

- O. How about with smoking, there are warnings of the risks of smoking on a package, correct?
- 15 A. Yes, ma'am.
  - Let's say a package of cigarettes I suppose is what I am referring to to clarify these days, depending on what state you are from, right. And some people choose to ignore those warnings.
  - Some people do still choose to smoke, yes, A. ma'am.
- 22 Q. In every situation, is that warning --23 that warning is not inadequate?
  - As it relates to the people choosing to use a product that is in the marketplace and continue

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their behavior using that product, the warning may or may not be inadequate. There is a variety of different warnings that are on a cigarette package is my understanding. I don't have reference to all of them.

Sure. That's probably a complicated Q. situation as well.

Okay. Let me ask you about your reports. We can get them out. One thing I wanted to ask you was if we can talk about any information and items that you considered for every report, we can talk about them all at once. Are you able to do that? Do you need to look at all the reports or does one suffice? What would you prefer? What would you like?

- A. It is going to depend on the question.
- What I was going to ask is what material did you consider when you formed your opinions and we can keep it to the general opinions first and then go into each of the individual cases. So maybe what I will do is -- we can start with the Blake case.

I will ask you if you considered all the information identified here, if you tell me if you can recall if you considered it for all of the cases. I understand obviously some of the depositions for each individual case you did not probably rely on or

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April 3, 2014 Page 73 Page 75 1 1 consider for the other ones. We can start from there 3396304, 1994. 2 2 and see how it goes. Deposition of Carl King in the Stout and 3 3 So why don't you look at the exhibit copy. Coles also Electrolux Home Products matter. May 4 That's exhibit what? 4 5 5 The AHAM, A-H-A-M, Analysis of Industry A. 5-E. 6 5-E. Okay. That's for the Blake case. 6 Data On Clothes Dryer Fire Incidents, August of Now, my first question to you is, is the 7 7 2002. 8 qualification section of each of your eight reports 8 And the depositions from over 100 9 the same? 9 Electrolux dryer owners, see Appendix A. Q. (By Ms. Biernat) How about the third 10 A. My recollection is that they are all the 10 amended complaint, the very first one? 11 11 same, yes, ma'am. A. I don't recall if that document is present 12 Q. And please, if I ask you a question like 12 13 that, you need to look at them, by all means, let's 13 in every file for these matters. look at them. It is not just -- I am just trying to Q. Sure. Okay. 14 14 15 So let's start with the venting kit. 15 abbreviate things here. 16 The next section in your report is 16 A. May I pull that from my file? MS. BIERNAT: Please. 17 materials reviewed. Let's talk about that. Can you 17 18 tell me just looking at this one report which of the 18 (Recess from 11:29 a.m. to 11:35 a.m.) 19 materials you reviewed for all of the cases? If you 19 Q. (By Ms. Biernat) You got out the venting 20 would like to consult the other reports, by all means. kit for me. I might have a copy of that and we can 20 mark it. Let's see if this is the same. If it is the 21 A. I will try to consult this one report to 21 22 respond to your question. 22 same, we will mark one as the exhibit. Is it the same 2.3 Q. If something comes up, we can address it 23 maybe website? later on, too. It is not a problem. 24 24 A. No, ma'am. It is not the same website. 25 A. Thank you. 25 Q. Okay. Page 74 Page 76 1 Electrolux venting kit. It lists the 1 Do you want me to identify the difference in the website? website address. Do you want me to read that? 2 2 Q. Okay. No. I see that. 3 3 O. Yeah. 4 Electrolux service manual 27-inch dryers, 4 The document from my file has a website A. 5 address that includes Electrolux-venting-kit1.html. 5 gas and electric models, September 2002. And the document you provided to me is in -- the 6 O. All right. 6 7 MR. BOERIGTER: Are these items that you 7 website address at the bottom says 8 did look at for every case? 8 Electrolux-venting-kit.html. So the web addresses are THE WITNESS: Yes, sir. 9 9 not the same. Q. Okay. Can I just look at them real fast 10 Photographs of laundry center warning 10 labels. Label-Warning Flex Duct, B 1373339, just to see if I can see it. 11 11 12 dated 3/8/2010. 12 So we won't mark this, this comes from 13 The Consumer Products Safety Commission 13 your file, the boxes over there. 14 document 5022 June 2003. 14 A. Yes, ma'am. FEMA Topical Fire Research Series, Volume 15 Q. Let's just say it has a sticker that says 15 7, Issue 1, January 2007. P6 on the top. What does P6 stand for? 16 16 17 NFPA March 2009 Home Fires Involving 17 A. P6 as it relates to the Blake matter is Clothes Dryers and Washing Machines. the sixth document in the product folder, the yellow 18 18 19 Consumer Product Safety Commission 19 product folder. Statement, Consumer Opinion Form, Survey No. 3, 20 Q. And this is a printout from a website 20 www.Electrolux-store.com/Electrolux-venting-kit1.html 21 September 2010. 21 Consumer Product Safety Commission June 1, 22 22 All right.

So this is material that you reviewed when

preparing your report and your opinion in this case,

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correct?

2011, An Evaluation of Using Indicators to Inform

Whirlpool Use and Care Guide, Part No.

Consumers of Clothes Dryer Status.

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- 1 Yes, ma'am.
  - Did you rely on this content of this document at all to form your opinion or to prepare your report?
    - Yes, ma'am. A.
  - O. How so?
    - A. The document has a sentence which I quoted in my report on Page 7 which states, Clean the inside of the dryer and around its heating element. Most people do not know that lint can build up around the heating element and cause a fire.
    - Q. So is that the only part of this document that you relied on in preparing your report and coming to your opinions?
    - No, ma'am. There are other parts of the document which I reviewed, but that particular element stood out to me.
    - Anything else in the document that was relevant to your opinion or your report?
    - There may be elements that are contained in this document that are relevant to my opinions regarding the education of consumers and awareness of certain hazards. But as I sit here, I cannot pick out another particular package that I relied on in forming my opinions.

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- A. It would just be an assumption on my part that I included the terms dryer, lint. There may have been -- fire may have been another term I would have considered.
  - Did you find any articles through Google Q. Scholar that you reviewed or considered at all?
    - No, ma'am. I don't believe that I did.
- Okay. Do you know, you said you looked at O. Google Scholar for peer-reviewed articles with respect to the dryers, anything in particular to dryers. You mentioned lint and fire. Anything else in particular with respect to dryers that you looked up?
  - A. I may have included terms related to instructions manual, warning label.
  - What about did you do any Google Scholar searches or anything similar to Google Scholar database for warnings, instructions, or manuals for any appliances, not just dryers?
  - A. No, ma'am. I don't believe I included additional search terms for other appliance-type products.
  - Q. Did you conduct any searches into peer-reviewed literature for anything other than dryers with respect to this case?
    - No, ma'am. I don't believe I conducted

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- Now, where did you get this document?
- From the Electrolux website. A.
- 3 O. You got it yourself?
  - Yes, ma'am. A.
- 5 Did you search specifically for the
- Electrolux venting kit document? 6
- 7 A. I don't recall.
  - Let me ask you this, in your work on these cases, did you ever conduct any Internet research?
  - Yes, ma'am. I have used the Internet to look for information related to these matters.
  - What searches did you do?
    - I try to be as inclusive as I can. I probably looked at Google Scholar to look for peer-reviewed articles related to dryers. I looked at the Electrolux website. I looked at the Consumer Product Safety Commission website. And there may be others. That's just what I can recall sitting here.
    - Q. Sure. When you did a Google Scholar search, do you recall what search terms you put in?
      - A. I would assume -- no, ma'am, I don't.
  - Sitting here today, do you have any idea of what you may have put in there without making an
- assumption? You did it. Do you have a general 24 25

recollection of what you put in?

any other Google-type searches related to this matter.

- Q. Did you review or consider any literature no matter how you got it, meaning either through Google or through another source when you were preparing your report and forming your opinions in this case?
  - Α. Did I consider other material?
- Q. Other literature, other peer-reviewed literature.
- A. Yes, ma'am.
- And what was that?
  - At the back of each of my reports it lists the reference articles that -- I not only provide an overview of the warnings and hazard communication literature, but also I considered the Dingus, Hathaway, and Hunn article as part of my opinions for this report and also the Rogers, Lamson, and Rousseau specifically as they relate to the cost of compliance as peer-reviewed publications.
  - Q. The other four articles you reviewed generally to inform you in the area of human factors; is that fair to say?
    - Yes, ma'am. A.
  - These two, the Dingus and McCarthy O. articles, you reviewed specifically to inform you in

20 (Pages 77 to 80)

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Page 81 Page 83 1 the area of costs of compliance? 1 A. Yes, ma'am. 2 May I clarify? 2 Q. Of 27-inch dryers. 3 3 Yes, ma'am. Q. Yes. A. 4 The Dingus article, Hathaway, and Hunn and 4 And what is the relevance of this document Α. 5 the last item, Rogers, Lamson, and Rousseau. 5 to your report and your opinions? I circled the wrong one. Not McCarthy. 6 6 A. This document generally addresses what 7 Not specifically McCarthy, no, ma'am. 7 activities an authorized service professional would A. So you told me what you looked at for the 8 perform as it relates to the dryer products from 8 9 venting kit. What is the relevance for that section 9 Electrolux and several other manufacturers, you identified and quoted? 10 Frigidaire, Tappan, White-Westinghouse, Gibson, 10 The relevance is that it informs me as the 11 11 Kelvinator. 12 reader that Electrolux had prior knowledge that in 12 The relevance to my opinion is not their words most people do not know that lint can 13 13 contained within this document. It does not address build up around the heating element and cause a fire. 14 14 how an authorized service provider would remove lint 15 What relevance does that have for you as from the interior of the dryer or to the extent that 15 16 an expert in human factors? 16 the lint has the potential to accumulate behind the 17 It would speak to peoples' awareness of 17 dryer drum to remove the dryer drum from the dryer the potential hazard related to lint accumulation in 18 18 chassis to clean behind there. 19 19 O. The next document is the photo of the their dryer. 2.0 2.0 Q. How so? laundry center warning labels. 21 That individuals may not be aware of the 21 This is your only copy? A. potential hazard associated with lint accumulating in 22 22 A. No, ma'am. 23 23 Can we use this as a copy. Is P6 your their dryer. 24 only copy of that one? 24 O. Any other of your materials -- well, let 25 me back up. 25 A. No, ma'am. Page 82 Page 84 1 1 Do you know who authored this document? MS. BIERNAT: Can we use that as a copy, 2 2 No. ma'am. A. too. 3 The next item you have identified for all 3 (Boelhouwer Exhibits 16 and 17 were marked 4 the cases is the Electrolux service manual. What is 4 for identification.) 5 the relevance of that one? 5 Q. (By Ms. Biernat) What is it we are 6 6 looking at in Exhibit 17? What is that? A. It is my understanding that this document 7 7 My understanding of this document is that would not be provided to consumers but to qualified 8 service personnel to inform them of the servicing 8 it is a photograph of on-product labels from a laundry 9 requirements for the 27-inch gas and electric model 9 center -- Electrolux laundry center. You said it is your understanding. How 10 10 dryers. did you obtain that understanding? 11 11 O. Let's make sure, see if this is the same as you have there. If so, we will mark that. 12 12 A. This document was provided to me. 13 A. The document numbers that you provided me 13 Q. 14 and the document you handed me and the one I pulled 14 By attorneys. A. And they identified for you what it was. from my file appear to be the same. 15 15 Q. O. Can you make sure they have the same 16 16 A. 17 number of pages so we can know they are the same. 17 Did they identify -- well, they identified A. It appears the documents have the same it was from a laundry center on-product label? 18 18 19 number of pages, 79 pages. 19 Yes, ma'am. My understanding of this 20 20 MS. BIERNAT: Let's mark my copy. document is that it is an on-product marking from an 21 (Boelhouwer Exhibit 15 was marked for 21 Electrolux-manufactured laundry center. 22 22 And that's the only information you have identification.) 23 (By Ms. Biernat) So you said your 23 about that document. 24 understanding is this service manual, Exhibit 15, was 24 Yes, ma'am. A. 25 given to service providers of the product. 25 And is that relevant to your report or Q.

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	Page 85		Page 87
1	your opinions in these cases?	1	A. No, ma'am.
2	A. Yes, ma'am.	2	Q. So we are looking at this is an
3	Q. How so?	3	on-product warning. Can you see that? Sorry.
4	A. The contents of this warnings label	4	So we talked about the three general
5	provides a similar instruction to what is provided in	5	things that a warning needs to have to identify the
6	several of the product manuals for these products and	6	hazard what was it to identify the consequences
7	includes an instruction to the consumer to clean lint	7	of the hazard and to identify the means of avoidance
8	screen before drying each load. The interior of the	8	of the hazard?
9	machine and exhaust system is to be cleaned	9	A. Yes, ma'am.
10	periodically, approximately every 18 months, by	10	Q. So in this case, it says the warning it
11	qualified service personnel.	11	says warning, do you have any problems with the term
12	Q. How is that relevant?	12	warning that is written there, or the format?
13	A. It is my understanding that this was	13	A. Generally, I do not have any problems with
14	provided on the laundry center appliance for a period	14	the safety the use of the safety alert symbol and
15	of years but not provided on all of the	15	the formatting for the signal word warning.
16	Electrolux-manufactured dryers and standalone	16	Q. What is a signal word?
17	dryers and laundry centers for all the products	17	A. The signal word on this document is
18	related to this litigation.	18	warning.
19	Q. So that is an on-product label that	19	Q. What is a signal word?
20	contains warnings that to your understanding was on	20	A. A signal word is used on a warning label
21	some Electrolux laundry centers?	21	to help consumers identify safety information.
22	A. Electrolux-manufactured laundry centers.	22	Q. All right. It says to avoid hazard,
23	Q. But not all of them.	23	personal injury or fire damage, including spontaneous
24	A. Not all of them.	24	combustion, that identifies the hazard there, doesn't
25	Q. Or not all Electrolux dryers.	25	it?
	Page 86		Page 88
1	A. Not all Electrolux dryers, yes, ma'am.	1	A. Yes, ma'am. It identifies the fire
2	Q. And do you have any criticisms of this	2	hazard.
3	warning? We are looking at the top one, correct?	3	Q. And down, the last line or last two lines,
4	A. The first bullet	4	but last full sentence has a term caution with an
5	Q. The top page?	5	exclamation point and a triangle.
6	A. Yes, ma'am. The top page, first bullet of	6	A. Safety alert symbol.
7	this warning label in terms of the content of that	7	Q. That's a safety alert symbol?
8	instruction, I would be critical of the duration, the	8	A. Yes, ma'am.
9	time interval for service by a qualified service	9	Q. Is caution a signal word?
10	personnel.	10	A. Caution can be used as a signal word, yes.
11	*	11	
	O. Let the back up a second. There is	$\perp \perp$	O. It says a closed dryer produces
	Q. Let me back up a second. There is multiple pages there, right?		Q. It says a closed dryer produces combustible lint and should be vented outdoors. Is
12 13	multiple pages there, right?	12	combustible lint and should be vented outdoors. Is
12 13	multiple pages there, right?  A. Yes, ma'am. There are multiple pages	12 13	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of
12 13 14	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.	12 13 14	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it
12 13	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?	12 13	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?
12 13 14 15	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.	12 13 14 15	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part
12 13 14 15 16	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?	12 13 14 15 16	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the
12 13 14 15 16 17	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?  A. I do not know.	12 13 14 15 16 17	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the potential hazard, yes.
12 13 14 15 16 17	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?  A. I do not know.  Q. Are there three different labels?	12 13 14 15 16 17 18	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the potential hazard, yes.  Q. So then going back up towards the top of
12 13 14 15 16 17 18 19	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?  A. I do not know.  Q. Are there three different labels?  A. No, ma'am. Page 1 appears to be the	12 13 14 15 16 17	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the potential hazard, yes.  Q. So then going back up towards the top of the warning label, it says clean lint screen before
12 13 14 15 16 17 18 19 20	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?  A. I do not know.  Q. Are there three different labels?  A. No, ma'am. Page 1 appears to be the left-hand portion or a close-up of the label that is	12 13 14 15 16 17 18 19 20 21	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the potential hazard, yes.  Q. So then going back up towards the top of the warning label, it says clean lint screen before drying each load. That is one way to avoid the
12 13 14 15 16 17 18 19 20 21	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?  A. I do not know.  Q. Are there three different labels?  A. No, ma'am. Page 1 appears to be the left-hand portion or a close-up of the label that is represented in label 2, Page 2. Page 3 appears to be	12 13 14 15 16 17 18 19 20 21	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the potential hazard, yes.  Q. So then going back up towards the top of the warning label, it says clean lint screen before drying each load. That is one way to avoid the hazard, it is identifying it as a way to avoid the
12 13 14 15 16 17 18 19 20 21 22 23	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?  A. I do not know.  Q. Are there three different labels?  A. No, ma'am. Page 1 appears to be the left-hand portion or a close-up of the label that is represented in label 2, Page 2. Page 3 appears to be a different warning label.	12 13 14 15 16 17 18 19 20 21 22 23	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the potential hazard, yes.  Q. So then going back up towards the top of the warning label, it says clean lint screen before drying each load. That is one way to avoid the hazard, it is identifying it as a way to avoid the hazard?
12 13 14 15 16 17 18 19 20 21 22	multiple pages there, right?  A. Yes, ma'am. There are multiple pages here.  Q. How many?  A. Three pages.  Q. Are they all from the same product?  A. I do not know.  Q. Are there three different labels?  A. No, ma'am. Page 1 appears to be the left-hand portion or a close-up of the label that is represented in label 2, Page 2. Page 3 appears to be	12 13 14 15 16 17 18 19 20 21	combustible lint and should be vented outdoors. Is that also identifying the hazard, the production of combustible lint? Is that the statement, that it produces combustible lint?  A. That it produces combustible lint as part of that sentence does help to inform the user of the potential hazard, yes.  Q. So then going back up towards the top of the warning label, it says clean lint screen before drying each load. That is one way to avoid the hazard, it is identifying it as a way to avoid the

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avoidance for the fire hazard but is not inclusive of all the means of avoidance.

- Another one that they identify here is do not wash or dry articles that have been cleaned, washed, soaked or spotted with gasoline, kerosene, waxes, cooking oils, dry-cleaning solvents, or other flammable or explosive substances. That also provides another means to avoid the hazard.
- A. As it relates to the fire hazard and the potential for personal injury or fire damage, yes, ma'am.
- Then the third bullet point says, Do not Q. use heat when drying articles containing foam rubber or similar textured rubber-like materials or pillows and clothing with feathers or down. That also identifies a way to avoid the hazard that is stated up here, correct?
- The instruction to not use heat does provide avoidance information for consumers to avoid potential fire hazard, yes, ma'am.
- Q. And then going back to the first bullet point, the second sentence says, The interior of the machine and the exhaust system is to be cleaned periodically by qualified service manual, includes approximately every 18 months.

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Well, that provides, that whole sentence provides also a means to avoid the hazard, correct?

- A. Yes, ma'am.
- Do you have any criticism of the sentence O. absent the approximately 18 months' time specified?
- A. The beginning portion of the sentence where it states "the interior of the machine" is ambiguous.
- Do you have any qualms or criticisms of the term exhaust system?
  - I do not have an express, explicit criticism of the term exhaust system. But I don't believe that term is consistent across the on-product label and the information contained in the manual.
- What do you mean, across the on-product Q. label?
- May I look at a manual for -- the term A. exhaust system itself?
  - Q. Right.
- 20 May not be the same terminology used in 21 the manual provided with the machine. So these terms 22 may not be the same.
  - All right. And you have a criticism of the every 18 months?
    - That there is a -- it provides guidance to

the consumers that an interval between when cleaning -- when the next service may be needed but it does not inform consumers as to when the last service was performed or the next service may be needed.

- Q. And my question to you is so what. Why is that a problem?
- A. If the means to avoid the hazard is that the product would need to be serviced every 18 months by a qualified service personnel, consumers may not have a means of knowing the last time the service was performed or in the time between services when the next service may be required.
- Q. Are you talking about in a case where they don't own the machine?
- An owner of this machine -- Electrolux did not provide a means for an owner of this machine to -a mechanism to recall when this may be required.
- What proposed mechanisms would you -well, let me back up. Would a calendar suffice?
- A customer or -- Electrolux could have provided a calendar to individuals to identify the time the dryer was installed, yes, ma'am.
- How about a pencil to write down the timing on a piece of paper?
  - A. A consumer could use a pencil to write

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down on a piece of paper the date, yes, ma'am.

- 2 So your first criticism is the consumer 3 won't know when it was last serviced.
  - Yes, ma'am.
  - But what if the consumer owns the product? Q.
- 6 The consumer -- if the consumer owns the A. product, there is -- they would not have a means of 8 identifying the time when the service was performed. 9 For example, when you have your oil changed in your 10 vehicle, sometimes they place a small sticker on the 11 inside of your window and it says last service was or 12 next service required, so that would provide information to the consumer when the last service was 13 14 performed.
  - O. Okay. But if they buy it new?
  - Then at times, when the dryer is A. installed, we would assume that the dryer is in a new condition and that service according to that instruction would not be required for 18 months.
  - Q. So your criticism -- are you saying this warning is inadequate because Electrolux did not provide a means for the consumer to remember when 18 months had passed?
  - That is one of my criticisms of that language, yes, ma'am.

23 (Pages 89 to 92)

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- Q. Is every manufacturer of a product required to provide a consumer with means to recall when a product may need to be serviced?
- A. That is going to depend on the particular hazard and the consequences for a product.
- Q. Can you identify for me any other products where you contend the manufacturer has a duty to provide the consumer with a means to recall when the service needs to be performed?
- A. I am aware of systems in automobile applications that do inform the consumer. For example, on my own personal vehicle, it will tell you what percentage of oil life is remaining and when the service is performed that number is returned to 100 percent. It decreases over time and so that provides the information to the consumer when the next service would be required.
- Q. So your car, when was it built? What year is it?
- 20 A. My vehicle is a 2014.
  - Q. Okay. So what about a 2000 vehicle, the year 2000, a year 1995 vehicle, if they don't have the same indicator, are their warnings in there inadequate?
    - A. Older vehicles may not have incorporated

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- that particular means of communicating information to the consumer. But an older vehicle in the range that you have identified would have an odometer so that the consumer would be able to see, observe how many miles the vehicle has traveled and could consult other information provided by the manufacturer in their owner's manual to see what the next service interval would be required for their vehicle.
- Q. But the owner in that case would have to keep some kind of track of when service is required, correct?
- A. The owner in that circumstance where they are relying on the odometer reading to provide them information, that they would be able to use that information to determine when in terms of miles the next service would be required in the future, yes, ma'am.

MR. BOERIGTER: Take a short break. (Recess from 12:09 p.m. to 12:55 p.m.)

Q. (By Ms. Biernat) Let's get back on the record.

I think we were talking about products that require service, interval service, so service every several months or years, whatever.

If a product requires regular maintenance

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over an interval of time and the manufacturer does not provide a reminder mechanism, is that warning de facto defective?

- A. For a manufacturer not to provide a reminder mechanism for a service interval is going to depend on a variety of factors. So I can't just give you a yes or no answer to that.
- Q. For this product, however, for a dryer, it is your opinion that the warning is defective because it does not contain a mechanism for a reminder for the service.
- A. My opinion is that the consumers would need to be informed as to when the last service was performed or the next service would be required for the product. Yes.

MS. BIERNAT: So can you answer my question, yes or no.

18 (The record was read by the reporter.) 19 THE WITNESS: Yes.

- Q. (By Ms. Biernat) What is the basis for that statement?
  - A. That the service timeframe or interval that the owner of the product wouldn't have -- wouldn't know when the last service was performed and they wouldn't be able to determine when the next

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service is needed.

- Q. So what is the basis for your statement that the consumer of the product would not know when the last service was?
- A. A consumer would have -- if they were provided a receipt or a document that may allow them to know -- to set when the last service was performed but that doesn't provide them a mechanism for knowing when the next service is required.
- Q. What is the basis for your statement, though, that the failure to provide a mechanism for a reminder makes, renders the warning inadequate?
- A. It is just one of the factors from my opinion that I considered how this particular warning is not adequate. The others are addressed in my report. With respect to this one, the basis of my opinion is my experience with -- is my background, training, and experience.
- Q. So your four years as what? Background, training, and experience as what? As a litigation expert?
- A. My background, training, and experience covered by my doctoral research, the papers I have written, and the litigation matters I have been involved in and also the nonlitigation consulting

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Page 97 Page 99 services I have performed. 1 consumers to remind themselves of required maintenance 1 2 Q. So that would -- there is no other basis, 2 on any home appliances? 3 3 you cannot point to anything else as a basis for your No, ma'am. A. 4 opinion that the failure to provide a warning, a 4 Did any of your research or, sorry, did 5 reminder mechanism renders a warning inadequate? 5 any of your publications involve consumer appliances? A. Based on our -- no, ma'am, based on our 6 A. As I sit here, I am not recalling anything 6 7 that I can specifically point to as a basis for that, 7 description or our classification of consumer 8 8 appliances earlier, the answer is no. no, ma'am. 9 Q. And so your opinion is that failure to 9 Q. Have you ever taken any classes or 10 provide a reminder mechanism on dryers to service them 10 attended any seminars where the topic has been the 11 every 18 months renders the warning inadequate. 11 consumer's use of and maintenance of home appliances? Any other products -- you mentioned your A. As I understand your question, no, ma'am. 12 12 13 car -- any other products besides your car where the 13 O. So is there any specific education that failure to provide a reminder mechanism renders any you have had that you can recall that informs your 14 14 15 warning inadequate? 15 opinion that the failure to include a reminder 16 As I sit here, I can't think of another 16 mechanism renders a warning inadequate in this case? 17 example off the top of my head. I would believe that 17 A. As I -- no, ma'am, I don't recall. there are other products that may be true for, yes, O. Let's talk about the next document that 18 18 19 19 you have reviewed. You said the label of the flex, 20 Q. Is it your understanding that furnaces 20 the warning flex duct. Do you have that? A. Yes, ma'am. 21 require regular maintenance? 21 22 A. I haven't tried to analyze furnaces, 22 I have the document now. 23 furnace-type products, so I don't know. 23 O. Let me see that real quick. Is that a So can you identify any other product, 24 copy we can mark? 24 25 consumer product, be it an appliance or not, that 25 A. Yes. Page 98 Page 100 1 1 requires regular maintenance? MS. BIERNAT: I think I have a copy of it, 2 2 A. As I sit here, we have discussed too. 3 automobiles as one category of products. I am not 3 (Boelhouwer Exhibit 18 was marked for 4 able to identify another product as I sit here today. 4 identification.) 5 Q. And as you sit here today, have you done 5 Q. (By Ms. Biernat) What is the relevance of any research to inform your opinion today that a 6 6 this document to your opinion in your report? 7 consumer would be unable or unwilling to remind him or 7 This document -- it is my understanding 8 herself about regular service required for a home 8 this document is an on-product warning label that 9 appliance? 9 Electrolux provided on the rear of some dryers that 10 A. It is possible for a consumer to remind 10 they manufactured. 11 themselves of a service interval. However, I am not 11 And where did you get it? O. 12 aware of that from my review of the deposition 12 It was provided to me by counsel. A. And they represented to you what that was? 13 testimony in these matters. 13 14 MS. BIERNAT: Can you answer my question. 14 Yes. They represented to me that this was A. (The record was read by the reporter.) an on-product marking installed on Electrolux dryers. 15 15 THE WITNESS: As I understand your What is the relevance of that to your 16 16 17 question, no, I have not done any research. 17 opinion today? Q. (By Ms. Biernat) Have you conducted any 18 18 This document contains language regarding 19 surveys of consumers to determine whether they are 19 the use of flexible foil venting, I believe is the 20 20 willing or able to remind themselves to conduct information that stands out to me as I review it as I 21 maintenance on, interval maintenance on home 21 sit here. 22 appliances? 22 Q. So what relevance does that have to your 23 23 A. No, ma'am. opinions? 24 Have you ever written any papers or any 24 For some products, for some Electrolux publications regarding the ability or the tendency of 25 25 dryers at different points in time in the installation

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Page 101 Page 103 1 instructions it was permitted to use flexible foil as 1 Clothes Dryers Can Cause Fires, is an alert intended 2 2 part of the venting system and then my understanding for who? of this document is that at some point in time this 3 3 My understanding, this would be intended A. 4 would instruct the installer to not use flexible foil 4 for consumers to review. 5 for the installation of a dryer. 5 So this is an alert provided by Consumer 6 Q. So what relevance does that have to your б Product Safety Commission which is a governmental 7 opinion about the warnings in this case? 7 agency, correct? This document would provide information to 8 8 A. Yes, ma'am. 9 the installer about what types of materials may or may 9 O. Provided to consumers, correct? not be used for the venting system for dryer 10 I am not sure how they distribute this 10 A. 11 11 installation. document. 12 Q. Does that inform your opinion about the 12 Meant for consumption by consumers? Q. 13 adequacy or inadequacy of the warnings at issue? 13 It appears to me it is meant for A. It does inform me that at some point in consumption of consumers, yes, ma'am. 14 14 time Electrolux chose to provide this information on 15 Identifying that overheated clothes dryers 15 O. 16 product in addition to what they provided in the 16 can cause fires. 17 installation manuals. 17 A. Yes, ma'am. Q. That was provided on the back of the This identifies the hazard. 18 18 O. 19 product, correct? 19 Yes, ma'am. Α. A. My understanding is that would have been 2.0 20 It also states that fire can occur when 21 provided on the rear of the product. 21 lint builds up in the dryer or in the exhaust duct, 22 Q. And that was about -- that's regarding the 22 correct? 23 venting of the product, correct? 23 Yes, ma'am. Α. A. Generally, this document speaks to the 24 And lint can block the flow of air causing 24 O. 25 venting of the product. 25 excessive heat buildup and result in a fire in some Page 102 Page 104 1 Q. Do you have any criticism of that 1 drvers: is that correct? 2 document, of the warnings provided there? 2 Α. Yes, ma'am. 3 Α. May I read it? 3 O. Do you know the date of this publication? 4 Sure. 4 I believe it is on the lower right-hand O. 5 A. I have reviewed the language on the top 5 corner, 022012, I would interpret that as February of 6 portion of this warning label and I do not have any 6 2012. 7 criticism of the language of the contents of this 7 Then it says 062003, do you know if that's O. 8 label at this time. 8 another date that is relevant? 9 MS. BIERNAT: The next document that you 9 Α. I don't know. 10 10 have identified as something you reviewed in all So we don't know either way for sure what O. these cases, the Consumer Product Safety 11 the date of this is. 11 12 Commission document 5022. 12 A. No, ma'am. 13 (Boelhouwer Exhibit 19 was marked for 13 Q. How is this relevant to your opinion? 14 identification.) 14 It provides information related to the Q. (By Ms. Biernat) So tell me what this hazard, the consequence, and avoidance for the fire 15 15 16 document is. 16 risk for clothes dryers. 17 A. This document is a Consumer Product Safety 17 MS. BIERNAT: The next document that you have identified is the FEMA Topical Fire Research 18 Commission Safety Alert. 18 19 Q. Did it have any relevance to your opinion 19 Series, Volume 7, Issue 1. 20 20 or your report? (Boelhouwer Exhibit 20 was marked for 21 A. Yes, ma'am. 21 identification.) 22 What relevance did it have? 22 (By Ms. Biernat) We were on the FEMA, O. Q. 23 Generally, this document discusses the 23 right? potential for dryers to catch on fire. 24 24 A. Yes. 25 So this document here is titled Overheated 25 0. What is this document?

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	Page 105		Page 107
1	A. This document is from FEMA and it is	1	to your opinion and your report?
2	entitled Clothes Dryer Fires in Residential Buildings,	2	A. This document generally informs me of the
3	2008 to 2010.	3	potential for dryer fires in residential buildings.
4	Q. So the one that you have identified in	4	Q. And what specific aspect of the fact that
5	your report is a little outdated, correct? The one	5	it informs you of dryer fires in residential buildings
6	you have identified there, Topical Fire Research,	6	was relevant to your opinion?
7	Series Volume 7, that one says January 2007.	7	A. Without reviewing the entire document, I
8	A. I am not aware why there is a difference	8	don't believe there is anything that I can point to
9	in the headers for these two documents.	9	within this document that was specific, but it was
10	Q. Let me ask you briefly, the last exhibit,	10	more of a general for my background regarding the
11	the CPSC document, 5022, where did you get that?	11	risks of these hazards.
12	A. From the Consumer Product Safety	12	Q. Second paragraph, there is an estimated
13	Commission website.	13	2900 dryer fires each year in the United States. Is
14	Q. How did you decide to go to the CPSC	14	that about right?
15	website?	15	A. That is what this document states, yes,
16	A. Consumer Product Safety Commission would	16	ma'am.
17	be the government agency that would address this class	17	Q. Do you have any idea how many dryers there
18	of products.	18	are in use across the United States?
19	Q. Is that something that you decided on your	19	A. As I sit here, I don't recall. I believe
20	own or did somebody direct you to that website?	20	I have seen that number in other documents. But I
21	A. I believe I went to that website on my	21	don't recall a number right now.
22	own.	22	MS. BIERNAT: And let's go to the next
23	Q. So where did you get this Exhibit 20, the	23	document, NFPA 2009 Home Fires Involving Clothes
24	FEMA report?	24	Dryers and Washing Machines.
25	A. I believe I get this from the FEMA	25	///
	Page 106		
	Page 100		Page 108
1	website.	1	Page 108 (Boelhouwer Exhibit 21 was marked for
2	website. Q. And one of my I am guessing that when	2	(Boelhouwer Exhibit 21 was marked for identification.)
2	website. Q. And one of my I am guessing that when you well, let me ask you this, did you type this	2	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the
2 3 4	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?	2 3 4	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me?
2 3 4 5	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.	2 3 4 5	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the
2 3 4 5 6	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that	2 3 4 5 6	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the
2 3 4 5 6 7	website. Q. And one of my I am guessing that when you well, let me ask you this, did you type this report? A. Yes, ma'am. Q. Is there any portion of this report that was used in a prior expert report for another case?	2 3 4 5 6 7	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document.
2 3 4 5 6 7 8	website. Q. And one of my I am guessing that when you well, let me ask you this, did you type this report? A. Yes, ma'am. Q. Is there any portion of this report that was used in a prior expert report for another case? A. Yes, ma'am. There are portions of this	2 3 4 5 6 7 8	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get
2 3 4 5 6 7 8 9	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that was used in a prior expert report for another case?  A. Yes, ma'am. There are portions of this report that would be used not only in these matters,	2 3 4 5 6 7 8 9	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get that?
2 3 4 5 6 7 8 9	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that was used in a prior expert report for another case?  A. Yes, ma'am. There are portions of this report that would be used not only in these matters, but I believe you identified the Brennan matter as	2 3 4 5 6 7 8 9	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get that? A. I believe the document, Home Fires
2 3 4 5 6 7 8 9 10	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that was used in a prior expert report for another case?  A. Yes, ma'am. There are portions of this report that would be used not only in these matters, but I believe you identified the Brennan matter as well.	2 3 4 5 6 7 8 9 10	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get that? A. I believe the document, Home Fires Involving Clothes Dryers and Washing Machines dated
2 3 4 5 6 7 8 9 10 11	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that was used in a prior expert report for another case?  A. Yes, ma'am. There are portions of this report that would be used not only in these matters, but I believe you identified the Brennan matter as well.  Q. Then there is the Haroutounyan matter.	2 3 4 5 6 7 8 9 10 11	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get that? A. I believe the document, Home Fires Involving Clothes Dryers and Washing Machines dated March 2009, was provided by counsel.
2 3 4 5 6 7 8 9 10 11 12 13	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that was used in a prior expert report for another case?  A. Yes, ma'am. There are portions of this report that would be used not only in these matters, but I believe you identified the Brennan matter as well.  Q. Then there is the Haroutounyan matter.  A. Yes, ma'am.	2 3 4 5 6 7 8 9 10 11 12 13	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get that? A. I believe the document, Home Fires Involving Clothes Dryers and Washing Machines dated March 2009, was provided by counsel. Q. Does this have any relevance to your
2 3 4 5 6 7 8 9 10 11 12 13 14	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that was used in a prior expert report for another case?  A. Yes, ma'am. There are portions of this report that would be used not only in these matters, but I believe you identified the Brennan matter as well.  Q. Then there is the Haroutounyan matter.  A. Yes, ma'am.  Q. Is it possible you had drafted this	2 3 4 5 6 7 8 9 10 11 12 13 14	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get that? A. I believe the document, Home Fires Involving Clothes Dryers and Washing Machines dated March 2009, was provided by counsel. Q. Does this have any relevance to your opinion or your report other than general education to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	website.  Q. And one of my I am guessing that when you well, let me ask you this, did you type this report?  A. Yes, ma'am.  Q. Is there any portion of this report that was used in a prior expert report for another case?  A. Yes, ma'am. There are portions of this report that would be used not only in these matters, but I believe you identified the Brennan matter as well.  Q. Then there is the Haroutounyan matter.  A. Yes, ma'am.  Q. Is it possible you had drafted this portion of the report identifying the FEMA Topical Research Series Volume 7, Issue 1, January 2007 in a previous report, cut and pasted, and just didn't change the date of the report?  A. It is possible that when I was filing these materials that I did not notice that discrepancy.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	(Boelhouwer Exhibit 21 was marked for identification.) Q. (By Ms. Biernat) Where did you get the FEMA document, did you tell me? A. The one that we marked I got from the FEMA.gov website identified on the bottom of the document. Q. So this next document, where did you get that? A. I believe the document, Home Fires Involving Clothes Dryers and Washing Machines dated March 2009, was provided by counsel. Q. Does this have any relevance to your opinion or your report other than general education to you about dryers and fires? A. As I sit here, I don't recall any specific anything specific in this document beyond just a general background. MS. BIERNAT: The next document is CPSC Opinion Forum Survey No. 3. (Boelhouwer Exhibit 22 was marked for
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Page 111 Page 109 1 Commission website. 1 (Boelhouwer Exhibit 23 was marked for 2 2 Q. And does this document have any relevance identification.) 3 to your opinion, opinions in this case, these cases, 3 Q. (By Ms. Biernat) The next one is a 4 or your report? 4 Consumer Product Safety Commission document. 5 A. Yes, ma'am. 5 Yes, ma'am. Α. 6 Q. What is that? 6 Q. That is the CPSC June 1st, 2011, 7 publication An Evaluation Using Indicators to Inform 7 A. My brief description of this document is 8 that it was a survey conducted by Consumer Product 8 Consumers of Clothes Dryer Status. 9 Safety Commission of dryer owners. 9 What is this document? 10 And what was the purpose of the survey? 10 A. It is a paper written by the Consumer 11 It was to -- generally the purpose of the 11 Product Safety Commission regarding different types of survey was to identify how consumers used their dryer, 12 12 features on clothes dryers. O. And what types of features, indicator 13 what maintenance activities they would perform related 13 to their dryers, some questions regarding how their 14 14 features, correct? dryer was installed, and their awareness of potential 15 A. It states in the title indicator features, 15 16 hazards associated with their dryer. 16 ves, ma'am. This was done in -- September 2010 it was 17 17 What is your understanding of what an 18 published. 18 indicator is in this context of this paper? My understanding of status indicators is A. Yes, ma'am. The study date is 19 19 20 from Page 5 and that the use of status indicators may 20 September 2010. be divided into two categories, reminders and 21 And the survey was done on a convenience 21 22 sample; is that correct? 22 warnings. So there would either be a reminder or 23 Yes. It was not a random sample. 23 warning to a consumer about the product. Α. Can you describe for us what a convenience Where are you reading that, on the top? 24 24 25 sample is? 25 Yes, ma'am. The last sentence of the Page 110 Page 112 A sample of convenience is a population --1 first paragraph. 1 2 All right. When did you -- where did you 2 and in this case these are individuals who opted to 3 3 participate in Consumer Product Safety Commission get this document from? 4 surveys so it is not a random sample of population. 4 A. I don't recall. 5 So you don't recall if you got it yourself 5 They, in fact, signed up to the CPSC website: is that correct? 6 6 or if it was given to you? 7 7 A. I do not recall if it is a reference Α. Yes, ma'am. 8 within the -- no. I guess it would not be a reference 8 O. How many respondents were there, do you 9 9 to this survey. I do not recall if while I was on the recall? 10 Consumer Product Safety Commission website I reviewed 10 A. Reference to this document on Page 3, 11 this document or it was provided to me. there were 358 respondents. 11 12 Out of 2,381 invitations; is that correct? 12 Q. So do you recall when you first reviewed Q. 13 this? 13 A. Yes, ma'am. 14 Does this survey have any relevance to 14 A. No, ma'am. O. 15 your opinion at all? 15 Did you have the opinion -- well, one of your opinions is that there should be some kind of 16 A. Yes, ma'am. 16 17 17 indicator on Electrolux dryers; is that correct? What is that? Q. Yes, ma'am. That is a portion of one of 18 The entire document is relevant to my 18 19 opinion. There are certain portions of it that I 19 my opinions. 20 Q. Did you form that opinion before or after 20 included in my report. It has a lot of information 21 regarding frequency of use of the dryer, number of 21 reading this document? 22 loads per week, how individuals install their dryer, 22 A. I don't recall. 23 frequency of maintenance activities as well. 23 Is your opinion that there should be some MS. BIERNAT: Let's talk about that in a 24 sort of indicator on Electrolux dryers based solely on 24 25 25 little bit. this report here?

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Page 115 Page 113 1 that the lint signal relates to lint on the lint 1 No, ma'am. 2 2 So you do not recall whether your opinion Q. 3 was created after you read this statement, this 3 Q. What is the percentage of dryer users who remove the lint on the lint screen without any 4 4 report? 5 A. No, ma'am. 5 indicator? Do you know? A. I do not know the percentage of dryer 6 And other than your car, you cannot 6 identify for me any consumer product that has an 7 users who remove the lint from the lint screen without 7 8 the use of a dryer indicator, no. 8 indicator on it? 9 As I sit here today, I can't recall 9 Q. How about the percentage of dryer users another product. 10 who remove the lint from the lint screen with or 10 11 MS. BIERNAT: The next document is 11 without an indicator? 12 A. I would have to refer to the Consumer 12 Whirlpool Use and Care Guide. 13 (Boelhouwer Exhibit 24 was marked for 13 Product Safety Commission document where they surveyed 14 consumers about their dryer usage and their 14 identification.) 15 maintenance. 15 (By Ms. Biernat) What is this? Where did you get it and what significance does it have? 16 Q. What does that number say? 16 17 17 This Whirlpool Use and Care Guide was There is a chart on Page 10 which indicates the frequency of cleaning the lint filter 18 provided to me by counsel. 18 for the survey respondents. 19 Q. And do you recall when you received it? 19 2.0 20 And that is what? There is a number Α. No. ma'am. What is the significance of this document? 21 21 0. there. There is a number in this document, isn't 22 A portion of the significance of this 22 there? Approximately 96 percent of all respondents reported cleaning their clothes dryer lint filter at 23 document is that it includes a system that is a part 23 some time. of a dryer to inform users when lint accumulates on 24 24 25 the lint screen. 25 Α. Yes, ma'am. Page 114 Page 116 1 What page are you looking at? 1 So do you know if this warning signal in 2 Please give me one moment. the Whirlpool dryers had any effect in increasing that A. 2 3 3 O. Sure. percentage? 4 A. Page 15. 4 A. I have not attempted to analyze that and I Okay. So do you know why this was given 5 am not aware of any data for that, no, ma'am. 5 Q. O. Do you know what percentage of these 6 6 to you? 7 7 respondents -- and with the caveat that we have A. Yes, ma'am. 8 Why? 8 already discussed the sample is a convenience Q. 9 This is a product that was available and 9 sample -- do you know what percentage of these my understanding is this document dates back to 1994, 10 respondents use Whirlpool dryers with the lint 10 that other manufacturers included alternative or indicator? 11 11 12 different design features to alert consumers about the 12 A. No, ma'am. presence of lint on their dryer product. 13 O. So you have no idea if none of them 13 14 Q. So let's break that statement down. What 14 received any indicator from their appliance or all of other manufacturers besides Whirlpool does this advise them received any indicator from their appliance to 15 15 16 us about? 16 clean the lint screen? 17 It just advises us about Whirlpool. 17 A. There is not information provided in the A. Your last statement was lint in the dryer. Consumer Product Safety Commission to identify what 18 18 19 That's not correct, is it? It talks about an 19 dryer features related to lint accumulation 20 20 indicator for lint in the lint screen, correct? indications may have been provided to consumers. 21 A. And the lint screen is contained within 21 Do you have any information about the rate the dryer. 22 22 of dryer fires involving Whirlpool dryers for any given year in the last 15 years? Q. All right. To be more specific, it is an 23 23 indicator for lint on the lint screen, correct? 24 A. I do not recall. 24 25 25 That is my understanding of this document, Do you have any indication of whether the

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1 lint -- do you have any evidence or data where the 2 lint indicator of the Whirlpool dryer affected the rate of compliance with that recommendation to clean 3 4 the lint filter?

- A. No. ma'am.
- Q. Do you have any indication or data or any evidence that the lint indicator actually functioned and functioned properly throughout the duration of the life of the product, Whirlpool product?
- No, ma'am. Α.
- 11 So the only thing that you know is that there is a use and care guide that describes a whistle 12 13 that sounds when a lint filter in a Whirlpool dryer is 14 clogged. 15
  - A. As I understand your question, yes, ma'am.
- 16 Have you done any other survey or review O. 17 of the warnings provided by other manufacturers of 18 drvers?
  - A. No, ma'am.
- 20 One thing you said earlier is that one way 21 to determine what type of warning to put on a product 22 is to see what the peer products are doing; is that 23 correct?
- 24 A. Yes, ma'am.
- 25 Q. But you have made no attempt to compare

- 1 what the peer products are doing with respect to warnings for dryers. 2
  - A. As it relates to the Electrolux dryers in these matters, no, ma'am.
  - Q. So you have no opinion if Electrolux warnings differ in any way from other manufacturers: is that correct?
- 8 A. As I sit here today, no, ma'am, I do not. MS. BIERNAT: We will go to the AHAM 9 Analysis of Industry Data on Clothes Dryer Fire 10 Incidents. 11

12 (Boelhouwer Exhibit 25 was marked for 13 identification.)

- (By Ms. Biernat) What is this document? Q.
- 15 This document is titled AHAM Analysis of
- Industry Data On Clothes Dryer Fire Incidents. 16
- 17 Where did you get it?
- It was provided to me with the exhibits of 18 19 a Carl King deposition.
- 20 What is the relevance of this document to Q. 21 you?
- 22 My recollection is this document talks 23 about the risk of fires associated with dryers; and its relevance is that it is more of a historical 24

document, that it precedes all of these incidents.

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- Q. Is this to give you background in the topic of dryer fires or was it relevant for any other purpose in addition to that?
  - A. I don't recall a specific item from this document. I believe it was just a general background.

Oh, yes. This document also -- they went and investigated dryer fire incidences so they were trying to gather information from consumers about fires that occurred.

- And so is there any other information from this document that supports your opinions or your
- I believe there is reference in this document to the high percentage of users for the incidents they investigated where the installation of their dryer used a foil venting product.
- Okay. That has relevance to your opinion how?
- 19 A. That the use of foil venting products was prevalent as early as 2002. 20
- Okay. The next, deposition of Carl King. 21 22 You received and reviewed that, correct?
- 23 Yes, ma'am. Α
  - O. We don't have to mark that. That's fine. Did you make any notations on the deposition?

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- A. No. ma'am. Q. Did you make any notes of the deposition?
- 3 A. No, ma'am.
  - O. You reference the deposition in your report; is that right?
    - Yes, ma'am. A.
  - Is it just one time you referenced the Q. deposition. I think?
    - Yes, ma'am. A.
  - So on Page 6 of your report which we have I think marked as 5 something.
  - A.
- 13 O. 5-E. I believe this is a paragraph 14 similar, consistent across all eight reports; is that 15 right?
  - Yes, ma'am. I believe that is correct. A.
  - So the report says as it relates to providing safety information regarding the 18-month interval, Electrolux is not consistent in providing this information across all models. When asked what products have on-product warnings to clean the interior of the dryer, Mr. King stated our laundry center has a similar warning. Then it says, I am not aware of any evidence in this matter that an on-product label related to the 18-month interval was

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provided on the subject laundry center. Indeed, even if a label to this effect was placed on the subject laundry center, such as is the case for other laundry center models, the reminder of an 18-month interval does not specify when the last service took place or when the next service is needed.

Now, are you referring to the subject laundry center, that's the laundry center that is the subject of the Blake case?

- A. Yes, ma'am. It is my understanding the subject laundry center in the Blake case, the subject --
  - Q. That dryer?
- 14 A. That dryer was classified as a laundry 15 center.
  - Q. And so it is your contention that the dryer did not have an on-product label related to the 18-month interval.
  - A. It is my understanding that that dryer was manufactured in September of 1992 and I believe it is based on that Carl King testimony in the Stout and Coles deposition that he stated the warning, the on-product warning that I referred there of the photographs of the laundry center warning labels was placed on the laundry centers at a future point in

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- that, label on that case was defective because it did
  not contain information about service being every 18
  months?
  - A. My understanding is there was not an on-product warning for the Blake subject laundry center regarding the 18-month cleaning interval and that information was provided to Blake Capital in the owner's manuals for that product only.
  - Q. So the information was provided to Blake Capital, correct?
  - A. The information regarding the 18-month cleaning interval was communicated to Blake Capital in the owner's manual.
  - Q. Do you have any criticism about the way it was communicated or do you agree that it was communicated adequately?
  - A. I do not agree that the requirement for the 18-month cleaning interval was adequately conveyed to Blake Capital.
    - Q. Why not?
  - A. For some of the reasons we discussed earlier regarding the content of the communication, the high cost of compliance for the individuals who would have received this information, and that the cleaning interval was present only in the owner's

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- time.
  - Q. So it is your understanding based on the Carl King deposition testimony that the dryer at issue did not have an on-product label related to the 18-month interval.
  - A. It is my understanding that that warning -- that a warning label regarding the 18-month interval was not present on the subject laundry center.
- Q. What is the picture that you provided earlier as one of the exhibits, what laundry center is that from?
  - A. I do not know.
  - Q. So you quote Mr. King here that says our laundry center had a similar warning. What is the purpose of that quote?
  - A. It is to provide some -- to provide a basis that the photographs of the laundry center labels that I was provided are representative of labels provided by Electrolux on laundry centers.
  - Q. So is it a criticism, is it an opinion of yours that the label that was on Ms. Blake's or the --not Ms. Blake. Strike that.

Is it your opinion that the dryer that was involved in the Blake case, the on-product warning on

- manual and that there was not an either on-product label or some other mechanism to indicate to consumers when service may be needed.
- Q. So let me back up real quick. Okay. Blake Capital received the information that the product should be serviced every 18 months, do you agree with that?
- A. I believe the deposition testimony in the Blake Capital matter is that they did receive the owner's manuals for dryers that they purchased. I am not aware of specific testimony that they received the owner's manual for the subject dryer.
- Q. All right. But do you agree that Blake Capital had received the information that the product needed to be serviced or should be serviced every 18 months?
  - A. I believe --
- Q. Yes or no. The information is in the owner's manual?
- A. Yes, ma'am. The information is in the owner's manual.
- Q. And they received the owner's manual, they had access to the owner's manual.
- A. My understanding is they had access to the owner's manual, yes, ma'am.

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Okay. Is that in your report?

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Page 125 Page 127 1 Okay. So they had access to the 1 A. No, ma'am. 2 information had they chosen to read it. 2 When did you arrive at that opinion? Q. 3 Yes, ma'am. 3 You asked me different -- I believe -- my A. 4 One of your criticisms of this on-product 4 understanding of your question was that you could --5 label in general is that there was no reminder what other means could be used to inform consumers of mechanism for the 18-month interval, correct? 6 6 when service would be required beyond what is included 7 7 on the on-product label. So I was attempting to A. Yes, ma'am. 8 8 Q. Correct me if I am wrong, is it your convey that there are more than one means to convey 9 opinion that no matter what the label would have said, 9 that information. 10 no matter where it was placed and no matter who read 10 Q. Any other ways besides warning light, it, it would still have been defective in your opinion 11 11 point of sale? Anything on the product itself besides because there was no accompanying reminder mechanism? a warning light, anything that you can identify that 12 12 13 The label itself would serve as a reminder 13 would be in your opinion an adequate warning with 14 respect to the need to perform maintenance on the 14 mechanism for consumers who are interacting with the dryer. So there is information conveyed to them if 15 product every 18 months? 15 16 they choose to avail themselves of it at the time they 16 A. As I sit here, I think that's an inclusive were using the dryer. 17 list, yes, ma'am. 17 Q. So I am totally confused. Didn't we have 18 18 Q. So is it fair to say it is your opinion a big discussion about how the label is inadequate 19 without a warning light or without point of sale 19 20 because there is no additional reminder mechanism? 20 reminder about the 18-month-interval maintenance You just said the label itself is a sufficient 21 21 requirement that the warning no matter what it says, 22 reminder mechanism. 22 where it is, is inadequate? 23 A. The label itself does convey the 18-month 23 A. For that reason and the other reasons in 24 interval to dryer users, but it doesn't tell them when 24 my report, yes, ma'am. 25 the last service was performed or the next service is 25 Q. Well, let's just talk about 18 months. Page 126 Page 128 1 needed. 1 Nothing else matters, right, because if it doesn't 2 Well, it does tell them. It tells them it 2 have the 18-month-interval reminder, then it is 3 needs to be done 18 months after the last one, right? 3 inadequate, no matter what else it says, right? 4 A. Yes, ma'am. 4 May I have the question back. 5 5 Perhaps I need to understand your opinion (The record was read by the reporter.) about this a little bit better. The product needs to б THE WITNESS: I believe the answer is yes, 6 7 contain some sort of actual date on it for when the 7 ma'am. 8 service needs to be performed, is that your opinion, 8 (By Ms. Biernat) Let me ask you about 9 in order for it to be an adequate warning? 9 your opinion about warning lights. Have you ever By providing a means for -- to indicate 10 10 designed or do you have any experience designing when the last service was performed would be one way 11 11 appliances? 12 for -- for that information to be communicated to the 12 No, ma'am. I do not have any experience 13 13 consumer, yes. designing appliances. 14 Q. Without that, the product, the warning 14 Do you have any experience in the label is defective. Is that your opinion? manufacture of appliances? 15 15 There are other means that could be used. 16 A. 16 No, ma'am. I do not have any experience 17 in the manufacture of appliances. O. Such as? 17 Do you know any other products that have 18 A. Such as what I have indicated later in my 18 19 report that a warning light could be used to indicate 19 warning lights, any other dryers that use warning to consumers the need for service. 20 20 21 O. Anything else? 21 I have not attempted to conduct an 22 It is also possible to convey the 22 analysis of other dryers that use warning lights, no, requirement for an 18-month cleaning interval to 23 23 ma'am. consumers at the point of sale. 24 2.4 Where did you come up with the idea that a

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warning light was needed?

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- A. The use of an indicator light would be one means to convey information to the user that service may be needed on their dryer.
- Q. All right. Can you identify for me any product, any home appliance that uses an indicator light for service?
- A. As we have defined home appliance, I don't believe I can identify a home appliance that uses an indicator light for when service is required.
- Q. Okay. We have talked about your car. Any other consumer products that use indicator lights for when service is required?
- A. I have not attempted to perform an analysis of what other consumer products may use an indicator light for when service is required.
- Q. So you know of no other products except for an automobile where a warning light is used for when service is required; is that correct?
- A. I have not performed that analysis. I don't recall any other products at this time that may use a warning light to indicate when service is required.
- Q. So what is the basis for your opinion that a warning light is required?
- A. The basis for my opinion as it relates to

Page 131 the dryer, a consumer cannot observe that accumulation

- of lint when they open the door and look into their dryer. So they need some means to be informed that the condition of the lint accumulation is now increasing the risk of a fire.
  - Q. Okay. But the fact that it says on the product itself lint accumulates and could cause fire, that's to you not sufficient?
- A. No, ma'am. It is not sufficient because as it relates to that communication, it doesn't tell when the last service was performed, when the next one was needed, or the potential risk from the lint that has accumulated in their dryer.
- Q. I feel like we are going around in circles here. Give to me an example of how Electrolux could have complied with your standard that they needed to inform the consumer of when the last service was performed and the next service is needed.
- A. I think we have talked about a couple of different options that Electrolux as a manufacturer could have used to address that concern. One, they could have had a mechanism in place somewhere on the dryer itself to indicate when the last service was performed or the next service was needed.
  - Q. Hold on. So somewhere on the dryer, would

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the accumulation of lint within the dryer, the

- Electrolux dryer, is that when the dryer is first placed into service the risk of fire from the lint accumulation is very low and that the dryer is used by the operator over a prolonged period of time and at some point the accumulation of lint within the dryer
- goes from a safe condition to becoming an unsafe condition.
- Q. Okay. What is the basis for your opinion other than your understanding that there is a hazard from the buildup of lint that the way to address that is a warning light?
- A. To indicate to the consumer that when you transitioned from the safe condition to when the unsafe condition may be presenting itself, that's when a consumer needs to be informed that at this point in time service needs to be performed on your dryer.
- Q. Other than your opinion that you just stated, is there any basis for your opinion that a warning light is the best way to deal with it, or the only way to deal with that essentially?
- A. I am sure there are other means to communicate to a consumer potentially when the appliance has gone from a safe condition to an unsafe condition. But as it relates to lint accumulating in

that be, what, an electronic thing, a paper thing, a digital thing? What would that be?

- A. It could be just a place on the dryer where they have indicated the date of the last service, just handwritten in --
  - Q. Who is they?
- A. Whomever performed the service last would be the person who would record the date of either installation or service.
- Q. Okay. So somewhere on the machine where the person who performed the service, say the owner of the machine, would write that down and then somewhere where they could add on 18 months to remind themselves to do it again?
- A. Part of this warning requirement is that an authorized service personnel has to conduct the cleaning. So an owner would not necessarily be the person who did the cleaning, performed the cleaning activity.
- Q. So what is the basis for your opinion that this is a requirement for an adequate warning? Do you have any studies that you rely on that show you that?
  - A. That what would be an adequate warning?
- Q. That adding on, say, a sticker or some kind of thing on the product where somebody writes

33 (Pages 129 to 132)

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dryer is installed is 18 months removed from the time

service is needed and if there is a warning light that

would inform the consumer much closer in time that

based on their usage, it is now time to service their

illuminated at the time service was required, that

was available to the consumer and that light

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Page 133 Page 135 1 down the last day it was serviced then adds on 18 1 dryer. 2 months and writes that date down. 2 So that didn't answer my question. Do you 3 3 MR. BOERIGTER: Objection. I think that have any information or any basis that a consumer 4 4 would heed a warning light more often than a consumer misstates his testimony. 5 THE WITNESS: I don't believe I have a 5 would heed a written warning? 6 6 study that I can reference that would address A. No. ma'am. 7 MR. BOERIGTER: Can we take a break? 7 that method of communicating when the last date 8 8 of service was performed or when service may be MS. BIERNAT: Of course. 9 required in the future. 9 (Recess from 2:09 p.m. to 2:18 p.m.) 10 (By Ms. Biernat) Do you have any study or 10 Q. (By Ms. Biernat) Let me ask you this, 11 any paper or any survey or anything independent of 11 consumers don't have to necessarily heed a warning for a warning to be adequate, would you agree with that 12 your own opinion that supports your opinion that 12 consumers need a reminder mechanism otherwise the 13 13 statement? 14 14 warning is inadequate? A. Generally, yes. 15 15 And would you agree with the statement A. No, ma'am. 16 Now, back on to the warning light. Do you 16 that manufacturers have the right to assume that warnings will be read and heeded? 17 have any idea how much it costs to install a warning 17 18 light on any dryer? 18 Can you separate that for me. All right. Can manufacturers have the 19 A. No, ma'am. 19 2.0 Q. Do you have any idea how many dryers out 20 right to assume that warnings will be read? Yes, ma'am. I think it is reasonable for 21 there contain warning lights on them? 21 22 No, ma'am. I have not attempted to 22 manufacturers to assume that warnings they provide 23 analyze dryers with regard to warning lights. 23 will be read. So you don't know how they operate, if 24 24 Q. Do you agree the fact that some consumers 25 they operate correctly. 25 may not follow safety information does not make the Page 134 Page 136 1 1 A. No, ma'am. safety information inadequate? Do you have any evidence that a consumer 2 Generally, yes, ma'am, I would agree with 2 Α. 3 3 would heed a warning light any better than they would that statement. 4 heed a written warning? 4 And so just because a manufacturer decides 5 No, ma'am. I don't believe I have a study to share information one way, even though there might 6 I can point you to that would suggest a consumer would 6 be other ways to do it, does that mean that any one 7 heed a warning light more than a written warning. 7 particular way is wrong? 8 8 Q. Is there anything at all you can point me A. As I understand your question, no, ma'am, 9 to as the basis for your opinion that a consumer would 9 there is not one correct way -- well, only one way to 10 10 communicate safety information to consumers. heed a warning light any more than they would heed a written warning? 11 11 That's absent the caveat if there are some 12 A. I cannot point you to a specific document 12 regulatory requirements. that would suggest a consumer would heed a warning A. Yes, ma'am. 13 13 14 light more than a written warning. 14 Are there any regulatory requirements with Q. What is the basis of your opinion, then? 15 respect to warnings for dryers? 15 The basis for my opinion is that the A. I am not aware of any regulatory 16 A. 16 17 warning that is provided in the instruction manual 17 requirements for dryer products, no, ma'am. Do you think consumers bear any 18 which may be reviewed by the consumer at the time the 18 19 dryer is purchased or relatively close in time to the 19 responsibility to comply with recommendations -- let

34 (Pages 133 to 136)

me back up with that. Do you agree that consumers

I do believe that consumers -- generally I

do believe consumers have a responsibility to comply

have any responsibility to comply with warnings

with safety communications, including warnings

provided by manufacturers?

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Page 137 Page 139 1 provided by manufacturers, yes. 1 correct? 2 2 Q. To encompass that, they have a A. That is my understanding, yes, ma'am. 3 responsibility to read the warnings, correct? 3 Q. Are these all subrogation cases as far as 4 4 you know, if you know what that means? A. Generally I would have to say that 5 consumers do have a responsibility to read the 5 I do not know the context in which all of 6 warnings provided to them by the manufacturer. 6 these litigation matters are proceeding. 7 7 Did you look to see how the fire started? And what about for maintaining their Q. 8 products, do consumers have a responsibility to 8 A. No. ma'am. 9 maintain their products? 9 Did you look to see if anybody O. 10 That may be a little broad. But yes, I 10 determined -- or did you look to see what the 11 would agree that consumers are responsible for 11 investigation of the fire showed? 12 maintaining their products. 12 A. For some of these matters, I may have been 13 Now, one of the things that you have 13 provided additional materials that I reviewed. For a identified as relying upon in this case are 14 14 majority of these matters, the only documentation I depositions from over 100 Electrolux dryer owners. reviewed was the depositions identified. 15 15 Yes, ma'am. Did you review these to determine whether 16 16 17 O. Where did you receive these depositions? 17 the user read the manual? 18 From counsel. 18 I did not review these for that purpose, Α. Α. 19 19 You have some documents related to that. O. no, ma'am. 20 correct? 2.0 Q. Did you review these to see how the 21 Yes, ma'am. 21 machine was installed? Α. 22 22 Is this it? With regard to these dryer depositions O. 23 23 covered in the Appendix A, I did not review it for Α. No, ma'am. There is a folder entitled 24 Appendix A. 24 that purpose. 25 O. Exhibit 14 is the folder marked Appendix 25 Q. You reviewed it only for those two Page 138 Page 140 1 1 A. And so this is the depositions, the deposition purposes, what the user's custom and practice to clean the dryer, the lint filter of the dryer, and to call a 2 2 summaries from over a hundred Electrolux dryer fires 3 that you have reviewed. 3 service provider for 18-month service. 4 Have you reviewed all of these hundred 4 Yes, ma'am. A. 5 depositions? 5 What was the purpose for you to do this Q. 6 6 A. I believe at this point I have reviewed exercise? 7 7 all of these deposition, yes, ma'am. A. I wanted to review these documents to see 8 When reviewing them, what kinds of things 8 how actual users interacted with their product in 9 were you looking for? 9 terms of what activities they may perform regarding 10 Generally I was looking for whether the 10 the lint trap and calling for service when their user of the dryer had a custom and practice to clean product was not exhibiting any performance 11 11 12 the lint trap and filter and also if it was their 12 characteristic -- or performance issues. 13 custom and practice to call a qualified service 13 Q. All right. Did you determine in each of 14 professional to clean the interior of the dryer at the 14 these cases that the deponent was not experiencing 15 18-month interval. 15 user issues? Was that part of what you were looking 16 And then anything else you were looking 16 for? 17 for in these depositions? 17 I don't recall at this time. A. 18 A. Not at that time, no, ma'am. 18 So what is the purpose for you to look 19 Q. Did you look to see how -- all of these 19 through this other than -- you know, you told me that. 20 cases -- these are from actual litigation cases, 20 Let me back up and state it a different way. What 21 correct? 21 relevance does your exercise with these depositions 22 22 have to your opinion or to your report? A. It is my understanding that they are all related to litigation cases, yes, ma'am. 23 A. I wanted to look at Electrolux dryer 23 All these cases are an incident where the 24 2.4 users, consumers who did use their product and

interacted with their product and use that to suggest

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dryer caught fire allegedly and caused damage.

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- 1 what their custom and practice was with regard to 2
- dryer maintenance and then to look at that in 3 combination with the Consumer Product Safety
- 4 Commission survey to get a better understanding of how
- 5 consumers perform maintenance activities for their 6 dryer.
  - Q. And did you use this as a basis for any of your opinions in your report?
  - Yes, ma'am. I do believe I reference this in the context of my report.
  - Q. And that's with respect to your opinion that, on Page 7 of the Blake report, consumers and entities such as Blake Capital have an expectation that household appliances are typically serviced on an as-needed basis. It is not typical to have service performed on appliances that continue to function and are not exhibiting any indications of a potential issue. In my review of depositions for over 100 similar matters it was neither the custom nor the practice for the dryer owners to call qualified service personnel to service their dryers at an 18-month interval.

So you used your review of these depositions to support that opinion, correct?

As part of the basis for my opinion, yes,

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ma'am.

- Does your review of those depositions support any of your other opinions?
- As it relates to my opinion in these matters, it speaks to that the warnings regarding cleaning the interior of the dryer would be unlikely to be followed for a variety of reasons, and this is just one of the reasons that helped -- that provides a basis for that opinion.
- You have the statement here that consumers have an expectation that household appliances -- and you give as examples refrigerators, ovens, cook tops, dishwashers, washing machines, and other similar appliances are typically serviced on an as-needed basis.

Is there anything else to support your opinion other than your review of the 100 depositions?

- The Consumer Product Safety Commission reached a similar conclusion in their study. And I also referenced that study as the basis, one of the bases for my opinions that consumers may not call for service for an appliance that is not exhibiting any performance issues.
- All right. But did the CPSC survey deal only with dryers?

A. Yes, ma'am. The CPSC survey dealt with dryers.

Q. Do you have any other basis for the statement that consumers of these household appliances typically have an expectation that they are serviced on an as-needed basis?

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- A. From my review of the deposition testimony and the Consumer Product Safety Commission survey, these were the bases that individuals service appliances on an as-needed basis.
- Q. Even though those two materials dealt with dryers only, you have extrapolated that to all household appliances.
  - A. Yes, ma'am.
- Nothing else besides those two documents, Q. or those two bases, that 100 depositions and the CPSC report, support your opinion there.
- Those two sources of information inform my opinion and the basis for that opinion and that is within the context of all the other items I have included for formulating my opinion that the warnings provided were not adequate.
- Q. I am just trying to find out what other than the world according to Mr. Boelhouwer serve as a basis for that. I mean, we have identified two sets

of documents, the CPSC survey and your survey of 100 depositions.

A. It was a review of the 100 depositions. I would not necessarily consider that a survey. Those two documents are the ones I can recall that gave me the primary bases for my opinion for that statement.

- Q. The hundred depositions, you said it is not a survey when you reviewed them. Can you give me a brief definition of a survey, how you would use it in a professional context.
- Sure. When the term survey is used generally, I would assume that that means something more similar to what the Consumer Product Safety Commission does, whether it is a questionnaire developed, it is provided to a population, responses are received back and some analysis is performed on those responses.
- Q. Have you ever designed or performed a survey?
- A. Yes, ma'am.
  - And can you tell me what -- when was that O. and what it was.
- 23 Yes, ma'am. I performed several 24 computer-based surveys as part of my doctoral 25

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Can you give me the subject matter of them 1 O. 2 briefly?

Yes. Those involved chemical hazard communication, warning labels, material safety data sheets, safety data sheets, and how people were able to review those materials and respond to questions about those materials.

- Q. And have you conducted any survey with respect to your work on these Electrolux fire cases?
- No. I believe as I have discussed earlier, I have not conducted any survey in these areas.
- You haven't spoken to any owners of Electrolux dryers, be it ones involved in litigation or ones not involved in litigation.
- No, ma'am. I have not. I don't believe I have spoken to any Electrolux dryer owners.
- Have you ever heard of the term selection Q. bias?
- Yes, ma'am. I have heard of the term Α. selection bias.
- 22 What does that mean? O.
- 23 Selection bias, my understanding is that 24 the -- you may not have a population that is 25
  - representative of all of the potential user

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1 population.

- Do you contend that the population contained in the deponents, the 100 deponents whose depositions you have reviewed, are representative of the population of dryer users?
  - A. No, ma'am.
- 7 So you don't make that contention, O. 8 correct?
  - A. As I understand your question, no, ma'am.
  - So you agree that at least some, if not all, of those deponents either did not read or did not heed the warnings provided to them with respect to the maintenance on their dryer.
  - My review of their testimony is no, they did not heed the communications to have their dryer serviced at an 18-month interval.
  - And they all experienced an adverse result either due to the failure to heed the warnings or some other reason.
  - A. My understanding is that all of these individuals did have some relationship to a dryer fire occurring, yes, ma'am.
  - That's almost the way -- the first thing I thought about it was all the women in the maternity ward, when you interview them and ask them why they

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got pregnant it is because they didn't take the pill, they didn't have a sufficient reminder to take the pill, because it is too hard to remember every day. That would not be a proper selection of people to interview about the efficacy of birth control. Does that make sense? That's the first thing that came to my mind when we looked at the 100 dryer fire depositions. Anyway.

Let's talk about your costs of compliance opinion. We have discussed that a little bit already. I just wanted to finish discussing that. Your opinion in this Blake report, which is the same across all eight reports, is that the cost of compliance is simply too high for many dryer owners to comply with the warning, Page 6. It is on Page 6.

So you have told me before that you rely on this article from Dingus, Hathaway, and Hunn as well as another article from Rogers, Lamson, and Rousseau for support for this opinion here. Is that correct?

- A. Yes, ma'am.
- Then it looks like you rely on the CPSC Q. statement that says a service call to clean the accumulated lint within the dryer can be costly and inconvenient to the consumer therefore the consumer

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1 may overlook performing the maintenance task until 2 there is something wrong with the dryer. Is that 3 something you rely on for your opinion?

- A. Yes, ma'am.
- Q. Is it your opinion that because of the cost of compliance with the warning that there can never be an adequate warning for the hazard of fire on Electrolux dryers?
- A. If the avoidance mechanism for that hazard is the requirement to have their dryer serviced by an authorized service provider in an 18-month interval, no, ma'am, I don't think it could have an adequate warning to address this hazard.
- Q. Put a different way, because of the risk of fire that we have determined through review of FEMA and NFPA, CPSC, other documents is prevalent across all dryers, there can never be an adequate warning for addressing that risk if one of the ways to avoid the risk is to have your dryer serviced.
- A. It may be possible to have an adequate warning to address that hazard. But as it relates to these matters, the -- it is possible that the characteristics of the Electrolux design are different than other manufacturers so therefore the design of their dryers may or may not have a higher risk of

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1 fire.

- Q. All right. First off, do you have any basis for the statement that the design of Electrolux dryers is different than the other dryers on the market?
- A. Yes, ma'am. I am aware that there are different designs of dryers on the market.
- Q. And is it your opinion that the Electrolux dryer has a higher rate of fire than any other dryer on the market?
- A. I do not know.
  - Q. So you do not have that opinion?
- 13 A. I do not know.
  - Q. You have no basis for the statement that Electrolux dryers are involved in a higher rate of incidence of fire than any other dryers, correct?
  - A. No, ma'am.
  - Q. So you have no basis for the opinion you just stated, if it was indeed your opinion, that the design of the Electrolux dryers leads to fires?
- A. That's outside my area. I am not a dryer design expert, no.

  O So you would agree that the design of the
  - Q. So you would agree that the design of the Electrolux dryer is outside your area of expertise.
- A. Yes, ma'am.

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- Q. So any opinions about the adequacy of the design, a change in design, anything like that is outside your area of expertise, correct?
  - A. Yes, ma'am.
- Q. Any opinion regarding how the design of the Electrolux dryer relates to the design of other dryers? That is also outside your area of expertise, correct?
  - A. Yes, ma'am.
- Q. So let's get back to this whole idea of cost of compliance. Is it your opinion that the cost of compliance -- you said the cost of compliance is simply too high. The fact that you decided it is too high, does that mean there is never an adequate warning for Electrolux dryers for the risk of fire?
- A. As it relates to Electrolux dryers and the 18-month-cleaning-interval requirement to have the service performed by an authorized service personnel, I don't believe can be an adequate requirement, no, ma'am.
- Q. It doesn't matter what it says. It could have Mickey Mouse on all the warning labels, that stuff is irrelevant. It could have flashing red lights. It could have warning light indicators. None of that matters because the cost of compliance is too

high of the warnings, no matter what they are, including a warning light, are inadequate?

- A. No, ma'am. My analysis incorporates all of these factors, the language used to convey the requirement for the warning, the cost of compliance, the indicator -- the use of indicator lights, all of these factors combined together speak to why the warnings may not or are not adequate for the Electrolux dryers.
- Q. But it seems to me that the cost of compliance is the ultimate trump because no matter what you do -- let me ask you this. If you had a warning light indicator that indicates when the product needed to be serviced, wouldn't the person still have to schedule service and wouldn't the cost of compliance still be too high in your opinion?
- A. The inconvenience to the consumer is one aspect of the cost of compliance, yes, ma'am.
- Q. What are the other aspects of the cost of compliance?
  - A. In this circumstance, actually the cost of having your dryer serviced as well is another cost of compliance.
  - Q. So let's get back to my question, then, which is even if there is a warning light to alert the

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- customer to service the machine after 18 months, doesn't that hurdle of the cost of compliance still need to be -- still in the way?
  - A. Yes, ma'am. The cost in terms of the monetary cost and the inconvenience to the consumer still would have to be overcome.
  - Q. So no matter what Electrolux does, even if they put a state-of-the-art warning indicator, all of that is inadequate because the cost of compliance in your opinion is too high, correct?
  - A. For that reason and the other reasons in my report, yes, ma'am.
  - Q. What other reasons in your report? I am asking you the cost of compliance, even if you drafted the warning yourself and they came and they put a warning light on there, the fact that you still have to call somebody to service, to come out, pay them, be there, et cetera, whatever the costs to the consumer are to do that, that in your opinion is too high and renders any warning inadequate.
    - A. As I understand your question, yes, ma'am.
  - Q. Back to your report for the Blake case. Page 6, one of your opinions is the phrase "interior of the dryer is ambiguous" and could reasonably be interpreted to refer to portions of the dryer that are

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Page 153 Page 155 time. An excessive amount of lint buildup could 1 visible upon opening the door. 1 2 What is the basis for your statement 2 result in inefficient drying and possible fire hazard. 3 And do you have any opinion about whether 3 there? 4 May I pull one of the manuals? 4 an authorized servicer would not know what is meant by A. 5 Q. Please do. the term "dryer cabinet interior and exhaust"? 6 A. Okay. 6 A. I have no opinion what an authorized 7 Q. Go ahead. What is the basis for your 7 servicer may or may not know. 8 8 statement there? Q. Have you done any surveys of any consumers to determine whether the term "interior of the dryer" 9 So as it relates to the laundry center 9 10 owner's guide for the Blake matter which I am 10 is ambiguous? referencing document PN 1317817009808 which is P10 of 11 11 A. I have not surveyed any consumers to determine if the phrase "interior of the dryer" is 12 my materials. 12 13 MS. BIERNAT: Is that a copy that we can 13 ambiguous. 14 14 O. Have you viewed or read any publication at mark? (Boelhouwer Exhibit 26 was marked for 15 all that supports your opinion that the phrase 15 "interior of the dryer" is ambiguous? 16 16 identification.) 17 Yes, ma'am. 17 Q. (By Ms. Biernat) So the basis for your A. What is that? 18 statement is? 18 O. 19 19 A. Yes, ma'am. On Page 3 of the manual, it A. On Page 13 of this same document, at the uses the term "interior of the dryer" as it relates to 20 top of the page, it discusses -- there is a warning, 20 the cleaning, the lint screening housing, and the safety alert symbol, a signal word, and then it 21 21 22 exhaust duct at the 18-month interval. 22 addresses two bullet points. One states, Before 23 O. Okav. 23 cleaning the washer or dryer interior, unplug the electrical power cord to avoid electrical shock 24 24 A. So it is my opinion that the term "interior of the dryer" here is not clear as to what 25 hazards. The second bullet states, Do not use any Page 154 Page 156 1 1 type spray cleanser when cleaning dryer interior. is intended to the consumer and whether that is when 2 Hazardous fumes or electrical shock could occur. 2 they open the door to the dryer and look inside the 3 3 dryer and that is considered the interior, or if it Q. And how does that support your opinion 4 means something else about some other aspect of the 4 that the term "inside the dryer" is ambiguous? 5 5 A. It is not clear from that use of the term dryer. 6 6 "dryer interior" which my interpretation is at the top Okay. Does it say to follow up on Page 6, Q. 7 7 see care and cleaning on Page 6? of Page 13, that warning statement is directed to a 8 On the document I am looking at says see 8 consumer to perform some maintenance activity 9 care and cleaning, Pages 12 dash 13. 9 regarding their dryer interior. Okay. What does it say on Pages 12 and 10 Q. And other than the document itself, you 10 Q. 13? have no external document to support your opinion that 11 11 12 Page 13 addresses the care and cleaning of 12 the average consumer would not understand that. A. Based on my review of the deposition 13 the product. And Page 12 talks about features and 13 14 also common drying problems. 14 testimony of some of the insureds that we discussed So like troubleshooting would be Page 12, 15 15 earlier and also some of insureds in this matter, it Q. 16 bottom. 16 was unclear to those individuals what was meant by 17 Generally speaking, yes. 17 that -- the interior of the dryer statement in their A. So on this Page 13 under the heading 18 18 deposition testimony. 19 Inside the Dryer, what does it say, the last bullet 19 Q. So you are relying on the people who had 20 point, No. 4? 20 the fires, who didn't follow the directions in the 21 Under the heading of Inside the Dryer on 21 first place; is that correct? 22 Page 13, it states if the dryer drum -- I apologize. 22 I think the consumers who didn't follow 23 23 It states, Every 18 months an authorized servicer the directions may be a little broad. With regard to should clean the dryer cabinet interior and exhaust the 18-month cleaning-interval item, I tend to agree 24 24 25 25 duct. These areas can collect lint and dust over they did not follow that admonishment.

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- Q. Well, you don't know as you sit here today how each of those fires started or what the cause of those fires was in those hundred depositions; is that accurate?
- A. I do not know what the root cause of the fires was in each of those depositions. However, Electrolux does identify for us in their warning on Page 3 that an excessive amount of lint buildup in these areas could result in inefficient drying and possible fire.
- Q. Which we have already discussed is the hazard, correct, that needs to be identified?
  - A. One of the hazards. Yes, ma'am.
- Q. The next bullet point you have on Page 6 of the Blake report, Most dryer owners would have difficulty incorporating an 18-month interval into their schedule. What is the basis for that statement?
- A. It is my opinion that an 18-month interval is an arbitrary amount of time. I haven't seen any evidence in these matters to establish why that number was selected by Electrolux. It is not a common frequency of time that consumers may have -- they may identify with better in terms of weekly, monthly, yearly.
  - Q. You said you haven't seen any evidence why

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not.

- Q. It is relevant to you on some level. Can you tell me what level it is relevant to you on?
- A. From the time that the owner is provided with the owner's guide at the time when they purchased the dryer, that 18 months is a substantial amount of time into the future to remember a maintenance requirement for their product.
- Q. I mean, is it important why Electrolux decided to recommend service every 18 months?
- A. Yes. It is important to understand why Electrolux would identify 18 months would be the interval of time when they feel service was required to address the potential lint accumulations inside a dryer cabinet.
  - Q. Why? What relevance does it have?
- A. Electrolux in my opinion would have had to consider that at some point in the future that the amount of lint accumulation interior to the dryer could be an increased risk of fire to the consumer and over time the lint accumulates in the area of the dryer where the consumer cannot see it.
- Q. In which case they advised the consumer to get it serviced every 18 months, right?
  - A. Yes, ma'am. They do advise the consumer

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- Electrolux established that time or set that time.
- Have you asked for any evidence for why Electrolux set the 18-month interval?
  - A. I have not asked for any evidence. I am just relying upon the deposition transcript of the Electrolux employees that I have reviewed.
  - Q. Is it important why they set the 18-month interval, or relevant, I guess?
- 9 A. At some level I believe it is relevant as 10 to why they selected the 18-month interval, yes, 11 ma'am.
  - Q. What is the basis for your opinion that it is arbitrary?
  - A. That the Electrolux employee depositions I have reviewed cannot provide the basis for why that was selected.
    - Q. Which deposition are you referring to?
    - A. I don't recall.
- Q. Do you recall the gist of the testimony that you are thinking of?
- A. I believe the gist of the testimony was that the 18-month requirement is present in the instruction manuals and did that individual when asked, could they identify how that conclusion -- how
  - that 18-month interval was reached, and they could

to have it serviced every 18 months.

- Q. So it is relevant to you because it shows that Electrolux has knowledge that lint can build up over time in the dryer and cause a fire hazard, right?
  - A. Yes, ma'am.
- Q. But Electrolux addresses that hazard by advising the consumer on how to avoid the hazard, correct?
- A. Electrolux does provide a means of avoidance. However, cost of compliance with that avoidance mechanism as we discussed earlier is very high for the consumer. And also if their dryer is not exhibiting any performance issues, it is very difficult for the consumer to say I dried my load of clothes today, but tomorrow if I do not have this service performed, I have a -- at some point they are going to transition from a safe condition which is their benign experience to an unsafe condition where the next load of laundry, the next load of materials dried in the dryer leads to a fire.
- Q. Now, let me go back to this question and close it out. The basis for your statement that most dryer owners who have difficulty incorporating an 18-month interval into their schedule is based on what? It is based on your review of the hundred

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- 1 depositions, correct?
  - A. (Witness nods head.)
- Q. Anything else that you can point to that that is based on?
  - A. A portion of that would be based on the Consumer Product Safety Commission survey. As I sit here, those are the documents that I would recall, yes, ma'am.
  - Q. Why is it unreasonable for a consumer to want to maintain his or her appliance in a safe condition rather than wait until there is a problem in order to fix the appliance?
  - A. Generally consumers when they use their dryer or appliance if there is not a performance issue that provides them feedback of an unsafe condition would not have a -- would not develop -- would not have an increased concern about having their dryer serviced.
  - Q. So as we have already discussed, we talked about that already, the only basis for your statement that you just made, the broad statement, is the review of the hundred depositions and a part of the CPSC survey, correct?
  - A. Those are the documents I would suggest that support my opinion and also that the users'

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- Q. Wouldn't you say that's the prudent thing to do?
  - A. Generally speaking, yes, ma'am.
- Q. Let's move on down -- okay. Portion 2 of the Blake report, I am sorry, subsection 2, Lack of User Feedback Related to Lint Accumulation. We have already discussed this section. We have discussed Whirlpool as well.

Let me ask you specifically with respect to the Blake case, what is your understanding that the resident of the property, of the apartment of Lisa Christensen, did not have access to the manual?

- 13 A. I don't recall what Ms. Christensen's 14 testimony was in the Blake matter, no, ma'am. 15 O. She never had the opportunity to read
  - Q. She never had the opportunity to read the safety information set forth in the manual. Do you have any understanding if that's accurate?
    - A. My understanding of Ms. Christensen -- that she did not have opportunity review the information in the owner's guide, yes, ma'am.
- Q. So does that have any relevance at all to your opinion in this case?
  - A. No, ma'am. I don't believe it does, in the Blake matter.
    - Q. So if she failed to have the machine

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- experience in using the dryer plays a role in that as well.
- Q. What user experience? How would you know of the user experience? Have you done any surveys of users of these products?
- A. I have not done any surveys of the users of these products, no, ma'am.
- Q. So how can you possibly say other than your reliance on those two other documents or sources that we have discussed that the users' experience would support your opinion that somebody doesn't service their dryer until there is a problem? I am looking for anything that supports it other than what you are coming up with. We have talked about two sources. Is there anything other than those two sources that supports your opinion?
  - A. Not that I recall, ma'am.
- Q. It is not unreasonable -- would you agree with me it is not unreasonable for a consumer to want to maintain the safety of his or her appliance by servicing it before there is a problem, correct?
- A. Generally speaking, it would not be unreasonable for a consumer to want to make sure, ensure their product is in a safe condition, yes, ma'am.

serviced, the fact that she didn't have the information available to her, that has no -- well, let me actually back up before we go ahead.

We talked about the cost of compliance although I still am having trouble getting over that one. We talked about the warning light. Do you have any opinion about what language should have been provided in the on-product warning label in this case that would have been adequate?

- A. As I understand your question, no, ma'am, I do not.
- Q. So do you have any opinion about what warnings if provided in the owner's manual would have been adequate?
- A. I believe in the owner's manual as it relates to the Blake matter, I have outlined those reasons in my report and we discussed those earlier today.
- Q. Do you have any affirmative language that you believe would be adequate?
  - A. Not at this time, no, ma'am.
- Q. Do you believe there is a way absent putting on a warning indicator that Electrolux could have provided an adequate warning to the consumers of this dryer in this case?

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- As I understand your question, no, ma'am.
- Is it your understanding -- well, is it -do you believe that had a warning light been put on this dryer, a feedback device, that that would have provided an adequate warning for this dryer with respect to the risk of fire?
- A. My understanding in the Blake matter is that Ms. Christensen was leasing an apartment and that she was using the dryer in her apartment and that if there was an indicator light that appeared on her -- I cannot -- I cannot state what Ms. Christensen would or would not have done in this circumstance, no, ma'am.
- Absent what she would or wouldn't have done because as we already discussed the adequacy of warnings is not necessarily dependent on what the ultimate user does, in your opinion had a warning light or indicator been put on the dryer used in the Blake case, would that have constituted an adequate warning of the risk of the hazard of fire?

MR. BOERIGTER: I object. Incomplete hypothetical.

MS. BIERNAT: Probably an incomplete sentence, too.

(By Ms. Biernat) One of your opinions in this case is that a feedback system must be employed

Page 167 our warnings are not adequate. I am asking you what

1 2 we could have done to make them adequate. One way you 3 said was we could have incorporated feedback to users. 4

Would that have made the warning adequate?

- A. Feedback to users is one aspect of making the warning adequate, but it still doesn't address all of my concerns with regard to cleaning the dryer at the 18-month interval.
- Q. You have no opinion on what different language we could have used either on the product or in the manual itself, correct?
- A. No, ma'am. I don't believe I have an opinion with regard to that at this time.
- 14 So the two things that you are concerned 15 with are, No. 1, a reminder about the 18-month 16 interval; and No. 2, the cost of compliance with the 17 18-month interval.
  - A. Those are two of my concerns, yes, ma'am.
  - O. Any other concerns?
  - As we have discussed the interior of the dryer, the ambiguous nature of the interior of the dryer, and also the consumer's awareness of this hazard of lint buildup in their dryer may not be well known to users.
  - Q. All right. It is your contention -- you

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to alert consumers about their increased risk. You have made a statement that we could have incorporated feedback to users based on either time or usage. Had this dryer incorporated a feedback system based on either time or usage, would you then have -- would the warning be adequate with respect to the risk of fire?

- A. In regards to the Blake matter, I cannot -- with respect to the Blake matter, I am not sure I can conclude that had an indicator light been present the fire would have been avoided.
- I am not asking you that question. My question is was the warning adequate, would the warning then be adequate in your opinion.

I will back up. I don't think you can say within a reasonable degree of scientific certainty in any of these cases that the lack of warning or the warning -- strike that. Go ahead. Let's go back to my question.

(The record was read by the reporter.) MR. BOERIGTER: Objection again, incomplete hypothetical.

THE WITNESS: I am not sure I have enough information to make that assessment.

(By Ms. Biernat) What information do you need to make the assessment? You put the opinion that

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don't have any other phrase that could be substituted for interior of the dryer that would be unambiguous, or do you?

- A. Not at this time, no.
- You can't say whether or not a warning, a feedback system on the Electrolux dryer would have made Electrolux dryer's warning with respect to fire adequate?
  - No, ma'am. A.
- You have the statement with respect to the subject dryer, Electrolux could have incorporated feedback to users based on either time or usage to inform users that the interior of the dryer would need to be cleaned by qualified service person.

What is your basis for your opinion that Electrolux could have incorporated this feedback system?

- A. It was my opinion that communication to the user would have been technologically feasible.
- Based on what? You have already said you are not a design expert, correct?
  - A. Correct.
- O. You have not done a survey of any other products, at all, whatever, except for your car that incorporates a feedback system, correct?

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Page 169 Page 171 1 (By Ms. Biernat) Have you read any of the 1 A. Yes, ma'am. 2 2 reports of Christine Wood in these cases? O. So what is the basis for your statement it 3 3 would have been technologically feasible? Yes, ma'am. A. 4 A. It is my experience and my background that 4 Do you have any criticisms of her report? it is possible for an electrical appliance to have an 5 5 To the extent that Christine reaches electrical light that could illuminate. That's my 6 different conclusions than I do with regard to some of 6 7 7 the safety communications provided by Electrolux, yes, basis. 8 8 That an electrical appliance can have an O. ma'am. 9 electrical light that can illuminate. Under what 9 O. Any other criticisms besides the opinion 10 circumstance? 10 itself? 11 Again, we are getting outside my area --11 If you could point me to something specific. As I sit here, I don't recall. 12 Let's just say you have no expertise and 12 O. That's fine. I just didn't know if you 13 no basis for your statement that Electrolux could have 13 incorporated a feedback system; is that accurate? 14 had -- well, I thought I would ask. All right. 14 Let's talk about the Brossard case. 15 No. I don't think that's accurate. 15 Α. 16 I still haven't received the statement 16 17 that tells me what you relied on for that statement, 17 O. So the first section of your report is the they could technically have done it. 18 18 same, correct, meaning qualifications? A. Part of the basis of my opinion there is A. I believe so, yes, ma'am. 19 19 20 what we discussed earlier today, the Whirlpool 20 We have gone through what the O. appliance that did incorporate a feedback mechanism. additional -- we have gone through the material 21 21 22 That was with respect to the lint filter, 22 reviewed that is common to every case, correct? Q. 23 23 Yes, ma'am. correct? 24 What is your understanding of the 24 A. With respect to the lint filter, yes, O. 25 ma'am. 25 circumstances of the Brossard case? What are the Page 170 Page 172 1 1 That was something provided to you by relevant facts to you in your opinions? 2 My opinions in the Brossard matter again 2 counsel, correct? 3 relate to the guidance provided in the Frigidaire 3 A. Yes, ma'am. 4 That was something you did not investigate owner's guide relating to cleaning the interior of the O. 5 yourself, correct? lint screen and the recommended service interval. б 6 A. No. ma'am. O. When you say cleaning the interior of the 7 You have no understanding of how well that 7 lint screen, you mean that first paragraph there, O. 8 worked, right? 8 under Facts and Opinions, Paragraph 1? Of how well the lint signal -- I do not 9 That is the first of my opinions in the 9 have an understanding of how well the lint signal 10 Brossard matter, yes, ma'am. 10 worked on the Whirlpool appliance, no, ma'am. And you are referring to Page 2 of the 11 11 12 The Whirlpool appliance lint signal did 12 owner's guide. not apply to any lint in the interior of the dryer Yes, ma'am. 13 13 A. 14 other than the lint filter, correct? 14 Is there anything in particular about this Page 2 that you have criticism about? 15 It is my opinion -- that is correct. No, 15 A. My criticisms of Page 2 in the Brossard 16 ma'am. 16 17 So that is the only basis for that 17 matter are very similar to what we have previously discussed for the Blake matter. statement, your review of a 1994 care and use guide 18 18 19 from Whirlpool, correct? 19 Q. Is there anything different in this than 20 20 A. Yes, ma'am. we discussed in the Blake matter? 21 O. Let's move onto the next case. We have 21 A. As I sit here, I do not recall any 22 seven more to do in 45 minutes. Let's do it. 22 differences in my opinions in the Brossard matter from 23 A. Can we take a quick break? 23 the Blake matter. MS. BIERNAT: Go ahead. Any facts of the case -- well, let's back 24 24 up. You reviewed the depositions of Ms. Brossard, 25 (Recess from 3:18 p.m. to 3:30 p.m.) 25

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Mr. Brossard, you have reviewed photographs taken by 1 2 the cause and origin investigator. You have reviewed 3 the consumer instruction check list. That's something 4 new, right, that we didn't discuss before?

- A. I believe that is a document that is specific to each case, yes, ma'am.
- And you reviewed discovery responses by plaintiff and by defendant, correct?
  - A. Yes, ma'am.
- Photographs of the washer and dryer, 10 Q. 11 correct?
- 12 A. Right. I reviewed the materials listed in 13 my report, yes, ma'am.
  - Those also relate to individual facts of the case. Is there any relevant facts that you learned through review of the depositions and the facts related specifically to this fire in this case that were relevant to your opinion in the Brossard case that the warnings were inadequate?
  - As I sit here, I don't recall any specific facts unique to the Brossard case.
    - Q. Let me ask you about the Donahue case.
- 23 Okav. Donahue. Α.
- And in this case, your general opinions 24 25 about the adequacy of the warnings, do they differ at

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all from the Brossard or Blake case?

- Generally my recollection is no, with respect to the warning regarding cleaning the interior of the dryer is unlikely to be followed. And also with regard to my third opinion in the Donahue matter, the lack of user feedback related to lint accumulation are generally the same between the Blake and Brossard matters. However opinion 2 in the Donahue matter is different than either of those.
- O. And how so? I see that there. Yes. I did know that.

Your opinion is that installation instructions for the subject dryer are permissive of the use of metal foil-type duct to be used as part of the dryer vent system provided the metal foil-type duct complies with UL Standard 2158.

What is your criticism of that?

On Page 3 of the Kenmore installation instructions, in column 2, I provided a representation of that page in my report and called out a portion of text in column 2 that says in Canada and United States if the metal foil-type duct is installed it must be of a specific type identified by the appliance manufacturer as suitable for use with clothes dryers, and in the United States must also comply with the

outline for closed dryer transition duct, UL Standard 2158 A--

- Q. How is that a criticism?
- A. It is my understanding and my recollection that metal foil duct was found to be used in the Donahue matter as a portion of their venting system.
- 7 Q. You are saying that that is improper to 8 use the metal foil duct, is that what you are saying, but the instructions allow for it? I am unclear on 9 10 what your criticism is.
  - A. Criticism is probably not the right word. But the installation instructions permit the use of metal foil duct, and it is my understanding that metal foil duct was used in the Donahue matter.
  - Q. Okay. Anything about the facts of the Donahue matter that are relevant to your opinion in that case?
- 18 A. I don't recall any specific, case-specific facts relevant to my opinions of the Donahue matter. 19
  - O. Let's talk about the Freeman case.
- 21 A. Yes, ma'am.
  - Is there anything relevant in the facts, your review of the facts of the case, the deposition testimony or any of the inspection documents or photos that were relevant to your opinions in the Freeman

matter?

I believe all the documents I reviewed in the Freeman matter are listed under my report and I don't recall any case-specific facts as it relates to my opinions in the Freeman matter.

O. Does the fact that Mrs. Freeman testified she never looked at the product literature after buying the product have any relevance to your opinion about adequacy of the warnings?

My recollection of Mrs. Freeman's testimony is that she did not review -- as you have stated -- did not review the installation instructions as it relates to the subject dryer.

So does that have any relevance to -well, strike that. Let's move onto the next case, Holt.

A. Holt.

- 18 Is there anything that differs in this 19 opinion from your general opinions here from the 20 previous opinions, previous cases?
- 21 A. Yes, ma'am.
- 22 Q. What is that?
  - Opinion 1 on Page 4 of my report for the A. Holt matter.
- 25 Q. Okay.

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Page 177 Page 179 1 Is that the subject dryer had been 1 the 2004 edition of the standard. And in that 2 installed in the Holts' home for approximately 18 2 standard on Page 23 it provides explicit language 3 3 requirements with regards to the on-product markings. months at the time of the fire. 4 4 And how does the language differ? Does it And the relevance of that is what? 5 Is the guidance to have your dryer 5 differ materially? I will ask you that question. A. 6 serviced every 18 months was not sufficient to have 6 Yes, ma'am. A. the Holts avoid this accident. 7 7 Q. And how does it differ materially? 8 Do you know where the Holts purchased 8 O. With respect to 7.1.2.13.a, within that 9 their dryer? 9 statement in the standard, it states that the warning 10 A. I do not recall exactly where the Holts 10 label, that the appliance should be marked with a 11 purchased their dryer, no, ma'am. 11 statement that says risk of fire, a clothes dryer produces combustible lint. The dryer must be 12 Q. Do you know if the dryer was new when the 12 Holts purchased it? 13 13 connected to an exhaust to the outdoors in the 14 A. I do not recall if the dryer was new when 14 installation instructions. the Holts purchased it. 15 15 Q. Doesn't it say you can say risk of fire or 16 Do you know if it had been serviced prior 16 its equivalent? 17 to the Holts obtaining it? 17 Yes, ma'am. It does state you can say 18 A. I don't recall at this time if the dryer 18 risk of fire or its equivalent. 19 had been serviced prior to the Holts obtaining the Q. Don't we say that to avoid fire hazard, is 19 20 that equivalent in your opinion? subject dryer. 2.0 21 Do you know what the cause of the fire in 21 The information to avoid fire hazard is on Q. 22 22 the label 1317150009709, yes, ma'am. the dryer was? 23 As it relates to the Holt matter, I do not 23 But is it your opinion that that is a Α. 24 material difference and that they are not equivalent? 24 recall. 25 Q. Do you know if the dryer was installed 25 The statements to avoid fire hazard and Page 178 Page 180 risk of fire are equivalent my opinion. 1 correctly? 1 2 2 Α. As it relates to the Holt matter, I don't So it is not really a material difference Q. 3 3 recall. from 2158. 4 The next case is Larson. 4 My opinion is that in the portion of the O. 5 5 label that addresses the other statements referenced A. Larson. 6 6 in 7.1.2.13.a that the risk of fire should have been O. How about this case, is there anything, 7 any opinions in this case that differ from the other 7 included as part of that caution statement for the 8 cases? 8 consumer. With respect to the Larson matter, opinion 9 Okay. All right. Isn't there another 9 A. Q. 10 2, is that the on-product labels do not address the 10 part to this, too? Does it not use the signal word fire risk as required by UL 2158. 11 11 warning does not comply with 2158? 12 Q. What does 2158 require? 12 Α. That was in reference to a different 13 13 A. As I stated in my report of UL 2158 has a label. 14 requirement in Section 7.1.2.13.a and 7.1.2.13.b 14 On a different label, label 1317854009810? Q. 15 regarding on-product labeling. 15 A. All right. And how does it fail to comply 16 O. 16 O. Does the UL allow for the word caution, 17 with these? 17 correct? 18 May I pull some materials from my file? 18 A. UL in 7.1.2.13.b allows for the use of 19 Sure. 19 "caution." Q. 20 20 A. Okay. O. But we used the word warning, right? 21 O. Go ahead. 21 Yes, ma'am. A. It is my understanding from the materials 22 Are you saying that that is -- our use of 22 the word "warning" renders the label inadequate as I was provided in the Larson matter there was two 23 23 on-product labels which are covered by UL 2158 and I opposed to the word "caution"? 24 24 25 believe the relevant standard is in my report. It is 25 I wasn't trying to address the adequacy of

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the warning with my statement in my report. I was just trying to call attention to the fact that the standard requires the use of the word caution and on this label 131785400 that that is not the correct signal word.

- Q. Okay. And then your statement above the title of that paragraph says, The on-product labels do not address the risk of fire as required by UL 2158. That's not accurate, right? It just does not state risk of fire.
  - A. With respect to which label?
- Q. The one above it, label 1317854009810.Sorry. Yeah. 131715009709.
  - A. Okay. It is my opinion to be in compliance with UL 2158 7.1.2.13.b that a label 131785400 needed to include the risk of fire as part of the language used.
  - Q. Anything else about that report or about that case that is different than the other cases?
  - A. I don't recall any other differences at this time.
  - Q. Do you recall Mrs. Larson complaining of marks on her clothing obtained during the drying process that she believed were the result of the dryer being too hot?

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- A. I do recall some of Mrs. Larson's testimony to that effect, yes.
- Q. So your statement that there were no prior problems with the dryer that would have alerted her, did that include this issue that she experienced the waffle marks on the clothes?
- A. We have gone over a lot of matters today.
  - Q. Sure.
- A. One of my recollections and I can't remember if it is -- I do not recall at this time.
- Q. I understand. Let's talk about the McCants -- no. Did we do Kucharskis?
  - A. Kucharskis.
  - Q. Have you found it?
- 15 A. Yes, ma'am.
  - Q. Is there anything different in this report than in the other reports that is specific to the Kucharski case?
  - A. On Page 6 of the Kucharski matter, when discussing the servicing, maintenance activities performed by the Kucharskis, I identified some of their deposition testimony regarding vacuuming the exhaust vent piping from the exterior of the home on a yearly basis and vacuuming the interior of the lint screen housing.

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- Q. And the relevance of that is what?
- A. That the Kucharskis in this matter did perform some dryer maintenance activities beyond simply just cleaning the lint screen for their Electrolux dryer.
  - Q. Anything else that is different in this case from the other cases?
  - A. I don't recall at this time.
  - Q. Then let's talk about the McCants report. With respect to the McCants case, is there anything in particular in this, in your report in this case?
  - A. Generally the opinions are the same in McCants as many of the other reports. Specifically, again, in McCants as we have already talked about, that the on-product label does not address the risk of fire as required by UL 2158 is part of my analysis for the McCants matter.
  - Q. Other than the UL 2158 discussion we have had about those two reports, do you agree that Electrolux complied with all applicable standards, including UL and ANSI?
    - A. Can you please be more specific in the documents you are identifying.
    - Q. No. I am just asking you. Do you have an opinion that they did not comply with UL standards or

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- the ANSI standards with respect to warnings on their products?
  - A. I believe I have identified the issues I wished to raise with regard to the UL 2158 standard. With regards to an ANSI standard which we haven't identified. I have no opinion.
  - Q. And for your testimony today and through your written reports that we have looked at here, have we encompassed -- did that encompass all of the opinions that you intend to give in these cases?
  - A. I believe that we have covered my opinions in this case, these matters, yes, ma'am.
  - Q. And here is the Haroutounyan case. Let me ask you if you want to look at this. I don't care if we mark it or not. But that's signed by Mr. Dorris. Did you help draft that? Correct?
  - A. I assisted Dr. Dorris in the preparation of this report, yes, ma'am.
  - Q. Is there anything in there that -- well, let me back up. That's similar to your report in this case, correct?
  - A. Similar to my reports in all eight of these matters, yes, ma'am.
  - Q. And from the time that you helped Dr. Dorris draft that report, did you have any -- if

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Page 185 Page 187 you can recall -- any additional or different opinions have reviewed additional documentation; is that right? 1 1 2 about any of the matters stated in there? 2 Yes, sir. We have received a substantial 3 3 Yes, ma'am. amount of documentation within the last few days. A. 4 What are they? 4 Some of that is deposition transcripts O. 5 A. I believe --5 from Electrolux employees. 6 Q. Let me back up. Do you have any different 6 A. Yes, sir. Those are not covered in the opinions that are contrary to what Dr. Dorris stated 7 materials reviewed for my report. 7 8 8 They are in the files in the documentation in that report? 9 A. I don't believe my analysis in the reports 9 that were provided to counsel today. 10 reviewed today -- I believe my eight reports we 10 A. Yes, sir. reviewed today reach similar conclusions as Anything in those documents that would 11 11 Dr. Dorris, but I also hold case-specific opinions in cause you to have different opinions than what you set 12 12 13 these eight matters. 13 forth in your reports? A. From the documents I have reviewed so far, 14 Q. Let me ask you with respect to the cost of 14 compliance, we talked about -- can you tell me what 15 I do not believe they would cause me to have different 15 16 the actual costs are involved in these cases? 16 opinions. But some of the testimony may provide additional bases for my opinions in the future. 17 The actual cost with regard to what? 17 And you have been provided the reports 18 The cost of compliance that you address in 18 from Dr. Christine Wood; is that right? 19 19 your report. 20 2.0 A. I think we have discussed at several A. Yes, sir. 21 different times today there is a monetary cost and 21 Q. Have you had a chance to review those in 22 also a cost in terms of time, effort, and energy that 22 detail? an individual must exert to comply with these 23 23 I have read them. I haven't had the 24 24 opportunity to do a thorough analysis of those reports warnings. 25 Q. Do you know what the monetary costs would 25 at this time. Page 186 Page 188 1 And if you are called to testify at trial, 1 be? 2 you might be asked questions about Dr. Wood's report. 2 A. I believe in one of the Larson depositions 3 3 I was recently provided, it suggests that if they were A. 4 called that the cost would be around a hundred 4 Q. We have not covered that today; is that 5 5 dollars. right? 6 6 O. Let me ask you briefly, have we marked Yes, sir. We have not covered those A. 7 this as an exhibit? 7 reports today. 8 8 Q. I know there was a lot of questions today A. Yes. 9 Q. Do you contend that Electrolux dryers are 9 and a lot of hypotheticals and other things that you unreasonably dangerous? went over today. As we sit here at the end of your 10 10 A. That seems too broad. It would also seem deposition today, any reason to believe that you have 11 11 12 to be outside of my area. 12 different opinions than what you set forth in your Q. I think with that, that's all the 13 13 reports? 14 questions I have for you today. Thank you very much. 14 A. No, sir, not at this time. Let me go back on the record. Do you plan 15 Have you changed any of your opinions 15 on doing any additional work in these cases? 16 based on the questioning today from what was set forth 16 17 A. Not at this time. 17 in your reports? 18 A. No. sir. If you do have an additional or different 18 19 or whatever opinion that you will let us know and then 19 MR. BOERIGTER: That's all I have. 20 20 we can reschedule. **RE-EXAMINATION** 21 A. Yes, ma'am. 21 BY MS. BIERNAT: 22 Q. I need to know which depositions you 22 **EXAMINATION** 23 received that are not contained in your reports. 23 BY MR. BOERIGTER: These items are identified in the exhibits 24 Q. I just have a couple of questions. 24 Now, since the date of this report, you 25 that have been marked. 25

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Page 191 Page 189 opportunity to provide thorough analysis of all those 1 That's the same for each case? 1 MR. BOERIGTER: The new ones might be the 2 2 materials. 3 3 Q. So none of those other documents have any THE WITNESS: The materials reviewed for 4 bearing on your opinions at this moment because you 4 haven't looked at them. 5 each matter are listed on the file listing which 5 6 has been marked, for example, in the Blake matter б A. I don't believe they have influenced what 7 5-A and then most recent depositions received 7 we have talked about today, no, ma'am. which I believe are all -- most, the majority of 8 8 So with that caveat I am going to ask you 9 them Electrolux employees -- are Chris Adams, Jay 9 if they do influence what you talked about, you will Bjerke, Shelley Clausen, Steve Joerger, and Scott 10 10 let me know. 11 Harder. 11 Yes, ma'am. A. 12 Q. (By Ms. Biernat) When did you receive 12 We can go from there. Q. 13 them? 13 Yes, ma'am. 14 I believe they were provided by counsel on 14 MS. BIERNAT: That's it. A. 15 Monday. Monday, I believe, of this week. 15 MR. BOERIGTER: I don't have anything 16 Have you reviewed all of those? 16 O. else. Yes, ma'am. I have read all of those 17 A. 17 (Deposition concluded at 4:08 p.m.) 18 depositions. 18 (Pursuant to Rule 30(e) of the Federal Did you take any notes when you reviewed 19 Rules of Civil Procedure and/or O.C.G.A. 19 Q. 2.0 20 them? 9-11-30(e), signature of the witness has been 21 A. Yes, ma'am. I believe I provided those to 21 reserved.) 22 22 you. 23 Your annotations from these? 23 Q. 24 A. Yes, ma'am. 24 25 0. And off the top of your head right now, 25 Page 190 Page 192 1 can you advise me how any of those depositions have 1 2 informed your opinions in this case? 2 CERTIFICATE 3 Not citing to specific pages and pieces of 3 4 testimony, Shelley Clausen identified that she 4 STATE OF GEORGIA: 5 5 considered the instruction to clean the dryers at an COUNTY OF FULTON: 6 6 18-month interval to be an instruction and not a 7 7 warning. I hereby certify that the foregoing 8 I believe it was Steve Joerger who 8 transcript was taken down, as stated in the testified that he informed the customer service 9 caption, and the questions and answers thereto 9 10 10 representatives when individuals called the 1-800 were reduced to typewriting under my direction; 11 number that individuals experiencing issues needed to 11 that the foregoing pages 1 through 191 represent 12 clean the lint filter and their exhaust system but did 12 a true, complete, and correct transcript of the 13 13 not include an instruction to clean the interior of evidence given upon said hearing, and I further 14 their dryer. There may be others, I just can't recall 14 certify that I am not of kin or counsel to the 15 at this time. 15 parties in the case; am not in the regular employ 16 And those, you did not review those at the 16 of counsel for any of said parties; nor am I in 17 time you came to your conclusions in this case or 17 anywise interested in the result of said case. drafted your reports? 18 18 This, the 7th day of April, 2014. 19 No, ma'am. Those were provided after that 19 A. 20 20 time. 21 Is there any other information that is not 21 RENDA K. CORNICK, CCR-B-909 22 identified in your reports that you have considered, 22 23 reviewed, or relied upon in this case? 23 As I have stated we received a lot of 24 2.4 25 documents very recently and I have not had the time, 25

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Eric Boelhouwer American Family v. Electrolux April 3, 2014 Page 195 Page 193 COURT REPORTER DISCLOSURE DEPOSITION OF: ERIC J. BOELHOUWER, PH.D., CSP/RKC 1 2 2 Page No. Line No. should read: 3 Pursuant to Article 10.B of the Rules and 3 should read: Page No. Line No Regulations of the Board of Court Reporting of the 4 4 Judicial Council of Georgia, I make the following Page No. Line No. should read: disclosures: 5 Line No. should read: Page No. I am a Georgia Certified Court Reporter. I am 6 here as a representative of Regency-Brentano, Inc. 8 Page No. Line No. should read: I am not disqualified for a relationship of 7 interest under the provisions of O.C.G.A. Page No. Line No. should read: 8 Section 9-11-28(c). 10 9 Regency-Brentano, Inc., was contacted by Rebecca 11 Page No. Line No. should read: Biernat, Esq., to provide court reporting services for 12 10 this deposition. Page No. Line No. should read: Regency-Brentano, Inc., will not be taking this 11 13 deposition under any contract that was prohibited by 14 12 O.C.G.A. 15-14-37 (a) and (b). If supplemental or additional pages are necessary, 13 Regency-Brentano, Inc., has no exclusive contract 15 please furnish same in typewriting annexed to this to provide reporting services with any party to the deposition. case, any counsel in the case, or any reporter or 14 16 reporting agency from whom a referral might have been 17 15 made to cover this deposition. ERIC J. BOELHOUWER, PH.D., CSP Regency-Brentano, Inc., will charge its usual and 16 18 customary rate to all parties in the case, and a Sworn to and subscribed before me, 17 financial discount will not be given to any party to 19 This the day of this litigation. 20 18 Notary Public 19 21 My commission expires: 20 2.2 Renda K. Cornick, CCR-B-909 21 Please forward corrections to: April 3, 2014 23 22 Regency-Brentano, Inc. 23 24 13 Corporate Square, Suite 140 24 Atlanta, Georgia 30329 25 25 (404) 321-3333 Page 194 DEPOSITION OF: ERIC J. BOELHOUWER, PH.D., CSP/RKC 1 2 I do hereby certify that I have read all questions propounded to me and all answers given by me 3 on April 3, 2014, taken before Renda K. Cornick, and 4 1) There are no changes noted. 2) The following changes are noted: Pursuant to Rule 30(e) of the Federal Rules of 6 Civil Procedure and/or the Official Code of Georgia 7 Annotated 9-11-30(e), both of which read in part: Any changes in form or substance which you desire to make 8 shall be entered upon the deposition...with a statement of the reasons given...for making them. 9 Accordingly, to assist you in effecting corrections, please use the form below: 10 should read: 11 Page No. Line No. 12 Page No. should read: Line No. 13 should read: 14 Page No. Line No. 15 Page No. Line No. should read: 16 17 Page No. Line No. should read: 18 Page No. should read: Line No. 19 should read: 2.0 Page No. Line No. 21